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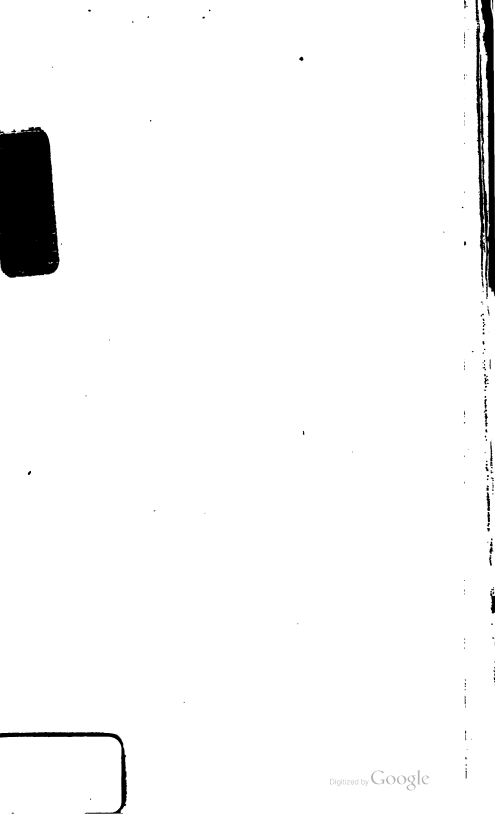
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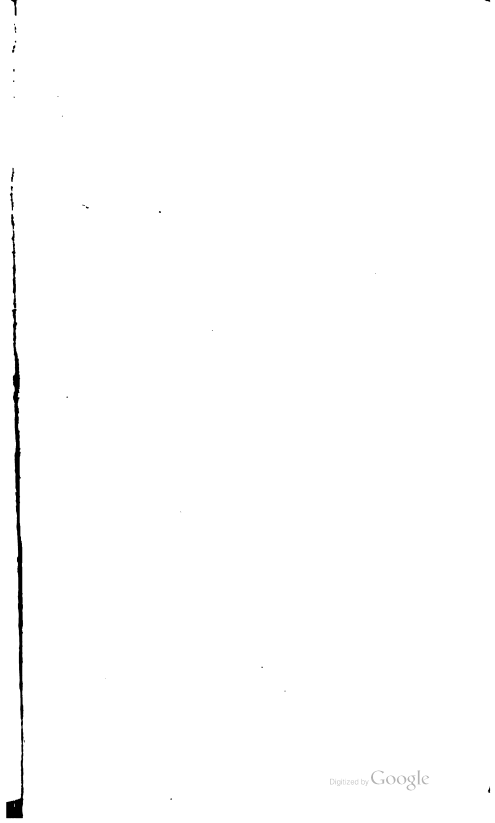
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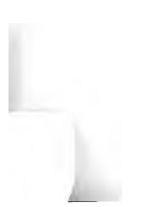
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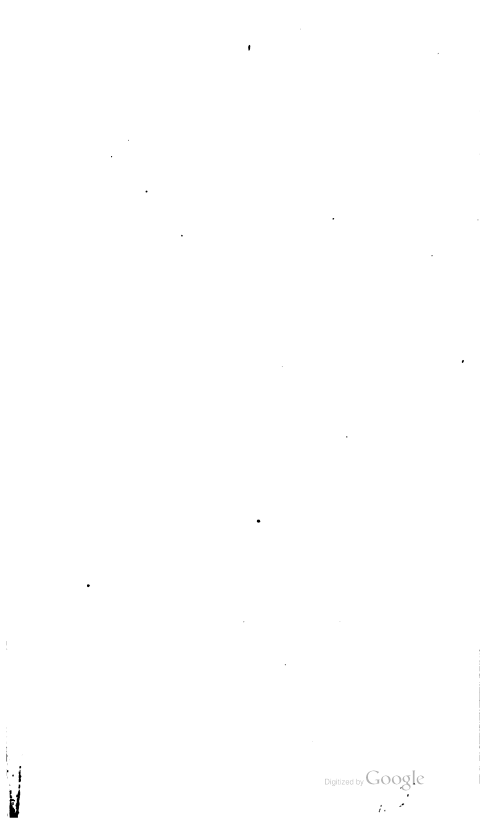
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YORK DEEDS.

BOOK II.

PORTLAND: JOHN T. HULL AND B. THURSTON & CO. 1887. C. N.



PRINTED BY B. THURSTON & CO.

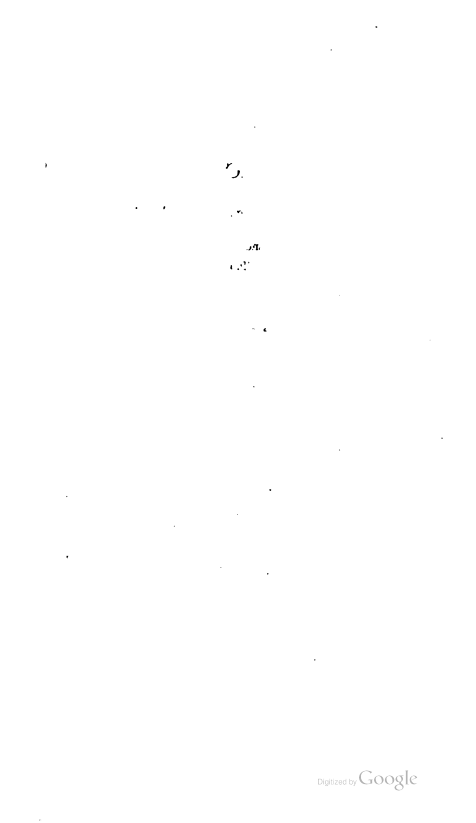


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The second volume in the York registry of deeds is marked, on a fly leaf at the beginning, "The Second Book of Records." Like the first, it is worn and battered and has been supplanted, for active service, by a copy. Samuel Tripp, register, certifies the copy as transcribed by him in 1870. The binding of the original record is shattered, but fortunately only one folio, 106, is missing. The number 171 was accidentally omitted in marking the folios, and the absence of 60 and 61 is to be explained, perhaps, in the same way. The marginal notes indicating the grantors and grantees, and an index covering three pages, are in the handwriting of Joseph Hammond, register from 1695 to 1710.

Edward Rishworth opened the new book Feb. 12, 1666. He had accepted a commission from John Archdale, the representative of Ferdinando Gorges, the younger, in 1664, and in November of that year had joined with Archdale and other officers of the Gorges government in a missive addressed to the governor of Massachusetts and his assistants, requiring them to surrender their pretensions to authority within the province of Maine. The county organization had been dissolved. The general court which met at Boston in May, 1665, ordered a county court to be held at York as usual, in July. As there was no resident magistrate acting in the name of Massachusetts, Ezekiel Knight of Wells was appointed to that office. If Edward Rishworth should neglect his duty as county recorder, he was directed to turn over the books and papers to Peter Weare of York, who was to take his place.¹ But in June the king's commissioners for New England arrived in Maine and organized a new government under his majesty's immediate protection. The affairs of the province were committed to eleven justices of the peace appointed by the commissioners. Henry Jocelyn of Black Point was the chief justice,² and in his absence Robert Jordan of Richmond's island was to

²See W. M. Sargent's article on Jocelyn, 40 N. E. Hist. and Gen. Register, 292.

¹ Williamson's Maine, 415.

preside. Rishworth was one of these officers and continued to serve as recorder. When the Massachusetts magistrates arrived to hold the county court in July, they learned at Piscataqua that the militia had been called out to hinder their proceedings by force if necessary, and with this intelligence they returned to Boston.

The new magistracy had been in power for nearly eight months when Rishworth opened his "second book of records." The system of administration was excellent. The province was divided by the Kennebunk river into two judicial districts. Courts of common pleas were held in each district three times a year, and courts of quarter sessions four times. Appeals were reserved at first to the commissioners for New England, but in November, 1666, the justices were authorized to choose three of their own number to sit as a court of chancery and hear and determine any appeals which might be taken according to the custom of England.⁴ A general assembly in which the towns were represented by deputies, met annually in Saco.

The last assembly was held in May, 1668. The royal commissioners had been recalled. Two of them had returned to England. Colonel Nicolls remained in New York as governor of the American territories of the duke of York, and Samuel Maverick also resided there, "in the Broad Way." The general court of Massachusetts assembled in May, and instructed the secretary of the colony to issue warrants to the Yorkshire towns, directing them to send in their votes for county officers to a court to be held at York on the first Tuesday of July. Assistants John Leverett and Edward Tyng and Deputies Richard Waldron of Dover and Robert Pike of Salisbury were commissioned to keep the court. Governor Nicolls, hearing of these proceedings, interposed a solemn protest, but he had no longer any authority to interfere and his objections were disregarded.

The Massachusetts commissioners arrived at York, with a military escort, on Monday, July 6, and opened their court the next day. The justices to whom the government of the province had been entrusted, presented their commission, issued in the king's name and approved by him,² but their opposition was overcome, as a Massachusetts historian explains, "partly by friendly rea-

"Infra, fol. 194. "2 Sainsbury's Calendar of Colonial Papers, 1171.

soning and partly by a harmless show of force."¹ When the votes were counted, it was found that Edward Rishworth had been chosen recorder, but his election was overruled and Peter Weare was appointed in his stead.² Weare was also elected county treasurer, and Ezekiel Knight was chosen an associate, or county magistrate.³

Peter Weare was born in 1618,4 and was about 22 years old when he arrived in Maine and acquired, in common with Basil Parker, a house and lot, probably at Piscataqua. The grant appears to have been made by John Willcox, agent for Sir Ferdinando Gorges, and afterward confirmed by Thomas Gorges. In May, 1643, Weare and Parker both witnessed the conveyance of the Newichewannock tract by the sagamore Roles to Humphrey Chadbourne. In July of the same year, Governor Gorges granted to Weare a point called the Gurnet's Nose, on the southwest branch of Agamenticus river. In 1644 Weare bought a houselot on the east side of the river, and in 1646 received a town grant of marsh on the northwest branch. But in 1651, he sold all these scattered tracts and acquired the estate on the north side of Cape Neddick river where he finally settled. He also owned twenty acres on Little river. With other citizens of Gorgeana, afterward York, he took the oath of fidelity to Massachusetts in 1652 and became a freeman of the Bay colony. After this date his promotion was rapid. In 1656 he was elected a selectman of the town, in 1659 an associate, and in 1660, though still residing in York, a deputy for Kittery to the general court at Boston. In. 1661, and frequently afterward, he was a town commissioner, or trial justice. In 1662 he was a selectman again, and in 1663 town clerk. In 1665 he again represented Kittery in the general court, and his testimony concerning the source of the Merrimac, taken in Boston in May, was forwarded to the king by Governor Bellingham to support the claim of Massachusetts to jurisdiction not merely three miles beyond the river, but to a parallel of latitude three miles north of the head of the river, including the province of Maine as far as the Clapboard islands in Casco bay.⁵ A thor-

¹ 2 Palfrey's New England (abridgment), 82.

² I have seen this statement on a fragment of a leaf among the Court Records at Alfred. Weare (2 York Court Records, 72) simply reports, "Peter Weare chosen Recorder & Co. Treasurer."

³ In October following, the general court at Boston appointed Bryan Pendleton, Richard Waldron, John Cutt. Elias Stileman and Charles Frost special magistrates, to see that the people of Yorkshire were "religiously governed." Infra, fol. 56.

⁴ See his deposition, infra, fol. 180.

^{*2} Colonial Papers, 1001.

ough partisan of the Massachusetts government, Weare dropped out of sight during the administration of the justices appointed by the commissioners for New England; but in 1668 he had his reward. His records show that he was poorly qualified for the office to which he was then appointed. In an age when spelling was largely a matter of personal choice, his orthography was lamentable; and his handwriting was worse than his spelling. The labor of writing was so irksome to him that he frequently employed Rishworth to make the records to which he affixed his clumsy signature. In 1669 Rishworth was again elected recorder, and again the court set aside the election and appointed Weare, who was also chosen an associate and reëlected as county treasurer.1 But in 1670 Rishworth was sent as deputy from York to the general court and was admitted to his seat in May, on submitting an apology, in writing, for his imprudence in accepting commissions from Gorges and from the king's commissioners. Being thus restored to favor, he was again elected recorder by the popular vote in July, and this third election was allowed to stand.³ Weare continued to hold the office of county treasurer until 1676, when he was directed to square his accounts. He was also town clerk and selectman in 1674, and selectman again in 1677. His name is mentioned for the last time in 1680. He was then 62 years old, and probably died not long afterward. He began to be called Peter Weare, senior, about 1673. His eldest son, Peter, was a carpenter, and removed to Boston. Other children were Elias, Joseph, Hopewell, Sarah and Elizabeth.⁸

After Weare's retirement Rishworth was regularly reëlected recorder for many years. His last entry in the second book of deeds is dated June 27, 1676. The records in this volume show a rapid extension of land titles and settlements into the interior and along the sea coast. The Newichewannock tract in Kittery had become a separate parish, known as Unity parish, in 1667. The tract four miles square, above Wells and Cape Porpoise, now Lyman, had received the name Coxhall in 1670. The Mousam mills had been built by Henry Sayword in 1673, on Cape Porpoise riv-



¹² York Court Records, 32: "Mr. Edward Rishworth was chosen Recorder for this county. Not accepting thereof, this Court hath appointed Peter Weare Recorder for this county for the ensuing year."

³2 York Court Records, 87.

³ See for Weare's biography the index references to his name in this and the preceding volume of York Deeds, 3 York Deeds, 9, 13, Savage's Gen. Dictionary of New England s. vv. Weare and Wyer, and 4 Maine Hist. and Gen. Recorder, 143.

er, now Mousam river. Major William Phillips was selling wild lands on the south side of Saco river up to the Little Ossipee; and beyond that boundary, Francis Small, an Indian trader, was acquiring land titles. Thomas Stevens had secured in 1673 an extensive Indian grant in Wescustogo, afterward North Yarmouth. Other Indian deeds are here recorded, on which rest titles in Phipsburg, Bath and Bowdoinham. The commissioners for New England had appointed justices of the peace to govern the duke of York's territory east of the Kennebec, and a book of records was opened at Damariscotta in 1665, but documents from Damariscove, Pemaquid, Jeremysquam and Wiscasset nevertheless found their way to the York registry.¹

It appears that after the government of Maine had been committed to Justice Jocelyn and his associates, in 1665, the authorities at Boston prohibited the sale of arms and ammunition to the people here.³ It is recorded also that in 1676 the general court of Massachusetts levied a war tax of ninepence in the pound $(37\frac{1}{3}$ mills) on property in York county and on the profits of tradesmen and mechanics, in addition to a poll tax of two and sixpence.⁸ This is the oppressive tax of which 121 inhabitants of Maine complained to the king in 1678, asking him to restore the provincial government established by his commissioners.⁴ But they were too late. Gorges had already sold his province to the agent of Massachusetts.

Ferdinando Gorges, it seems, visited New England in 1674. In August of that year he witnessed Nathaniel Fryer's conveyance of Champernon's island at Piscataqua to Thomas Deane of Boston.⁶ Isaac Addington of Boston also witnessed the deed. He was then 29 years old, a surgeon by profession, but was afterward for many years secretary of the new province of Massachusetts Bay, chartered by William and Mary in 1691. It was in 1674 that the project of buying the Gorges claim was seriously taken in hand by Governor Leverett, who was so eager for it that he offered to be personally responsible for £500 of the purchase money.⁶ The bargain was concluded in 1677.

⁴Infra, fol. 158.

⁶3 Palfrey's New England, 312 n.

⁴See besides the places named in this paragraph, Hollis and Dayton in the general index. ³Infra, fol. 194. ³Infra, fol. 191. Compare 3 Palfrey's New England, 230 n.

⁴1 Maine Hist. Coll. 400. Williamson (1 Maine, 448 n.) estimates this tax at £157, 10s., but the petitioners complain that the three towns spared by the Indians, York, Wells and Kittery, were required to pay more than £3000.

The original proprietor of Maine says, in his Brief Narration of Undertakings for the Advancement of Plantations in America, that he divided the province in 1639 into "eight bailiwicks or counties," and eight deputies to the general assembly were to be "elected by the freeholders of the several counties."¹ The names of two of these counties have now been recovered. In several conveyances recorded in the first book of deeds, Thomas Gorges mentions "Wells in the county of Somerset"; and in the second book, Edward Godfrey twice describes himself as "of Gorgeana in the county of Devon."² It appears that the eight counties included the plantations at Piscataqua, Agamenticus, Wells, Cape Porpoise, Saco, Black Point, Casco and Wescustogo or Pejepscot, and extended inland to the limit of the patent, 120 miles from the coast.

The Mason claim to the province of New Hampshire is also exhibited in this volume, so far as Robert Mason chose to press it in 1664. In October, 1666, the Maine justices sent Roger Plaisted to New York with dispatches for Governor Nicolls. The messenger was five weeks in making the journey, and longer in returning. The dispatches touched upon various topics, and for one thing notified the governor that the timber and especially the masts on the Mason property were like to be cut and carried away, unless the trespassers should be restrained, and recommended Nicholas Shapleigh of Kittery for agent to protect the premises. The governor sent back ten documents to be recorded. 1. A certified copy of an indenture from the New England council, April 22, 1635, conveying the lands of New Hampshire to Captain John Mason. 2. A certified copy of a grant by the council to Mason, on the same day, of the same lands, with authority to establish courts and govern the province. 3. A copy of the complaint of Robert Mason and others to King Charles II, alleging that the Massachusetts colony had deprived them of their lands and other property in New England "by strong hand and menaces." 4. The king's answer, Nov. 17, 1660, referring the complaint for exami-5. The report of the nation to certain lords and gentlemen. referees, finding that the Massachusetts people had in fact invaded and encroached upon the plantations and inheritances of the petitioners and other British subjects. 6. The petition of Robert Mason and another, asking the king to refer the matter to the further examination of the newly appointed commissioners for

¹2 Brief Narration, c. 3, 4. ² Infra, fol. 176, 177.

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New England. 7. Robert Mason's letter, May 4, 1664, to Colonel Nicolls, one of the commissioners, enclosing, 8. A letter of attorney authorizing Nicolls to let any New Hampshire lands at his discretion, to collect the rents, and to appoint other attorneys under him at pleasure. 9. A letter of attorney from Nicolls to Nicholas Shapleigh, authorizing him to take care of the estate and especially to prevent the cutting of masts and other timber without license. 10. An abstract of Robert Mason's title, derived from his grandfather, John Mason. Rishworth was a week in copying these papers, which fill ten folios in the record book.¹

At my request, Mr. Sargent undertook to prepare a sketch of the history of the Mason claim, to accompany and illustrate these documents. While engaged upon this work he was fortunate enough to hear of an important manuscript in the possession of Mr. Moses A. Safford of Kittery, who kindly allowed him to examine the book. It is a beautifully written and well preserved folio of 84 pages, containing a complete collection of the proofs of John Mason's title to property in New England. Most of the documents are certified by Richard Chamberlain, secretary of the province of New Hampshire, in the year 1683. Chamberlain was secretary from 1680 to 1686, and was a warm friend of Robert Mason, who in 1683 recovered thirty or forty judgments in New Hampshire against the principal landholders there. The inference is irresistible, that the Safford manuscript was offered as evidence of Mason's title at these trials. The judgments, however, were of little use to the proprietor. Nobody would take a lease of the property awarded to him, and as soon as the officers were out of sight the evicted tenants returned to their homes. Mason died in 1688, and three years later his sons sold their New England inheritance to a London merchant named Samuel Allen. John Usher, who had married one of Allen's daughters, was interested in the fruitless litigation which followed, and the Safford manuscript has been preserved in the Usher family for nearly two hundred years.

When Mr. Sargent came to examine this volume, he made a surprising discovery. There have been occasional references to a royal charter confirming John Mason's right to New Hampshire and conferring upon him powers of jurisdiction there. Robert Mason, in his petition to Charles II, claimed under a patent granted by his majesty's royal father,³ and the lords and gentlemen to

¹Infra, fol. 14-23. ¹Infra, fol. 17, 18.

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whom the petition was referred, reported that John Mason had letters patent under the great seal of England, granted by King Charles I. But the patent, if it ever existed, disappeared and could not be found. John Mason's will was made Nov. 26, 1635, and he died not long afterward. Sir Ferdinando Gorges is reported as saying in 1636, that Mason, if he had lived, would have taken a patent from the king. The historians of New Hampshire have generally accepted this statement, though it does not come from Gorges directly but at second hand through George Vaughan. And now, after two hundred and fifty years, Mr. Sargent found in the Safford manuscript a copy of the missing charter, granted Aug. 19, 1635, the only copy which is known to have survived to these days, authenticated by Secretary Chamberlain and preserved among other well known muniments of the Mason title.

In the introduction which follows this preface, Mr. Sargent prints the Mason charter by permission from Mr. Safford, and gives excellent reasons for regarding it as genuine. In the same manuscript, Mr. Sargent found a hitherto unpublished grant, Sept. 17, 1635, from Gorges to Mason, conveying a tract three miles wide on the eastern side of Newichewannock river, from the entrance of the river to its source. This grant belongs to the record of Maine land titles, and is printed in Mr. Sargent's introduction. Copies of both documents have been sent to Mr. John Ward Dean for his monograph on Captain John Mason, soon to be published by the Prince Society.

The manner in which the records at Alfred have been transcribed and printed, is described in the preface to the first book, where will also be found an explanation of the contractions in the text.

H. W. RICHARDSON.

THE series of documents printed on folios 14 to 23 in this volume, is of remarkable historical importance, and worthy of some space by way of explication.

Colonel Richard Nicolls was appointed by King Charles II one of the royal commissioners for New England, in 1664. He took up his residence in New York, where he resided for four years. By the power, recorded folios 19 and 20, Colonel Nicolls was appointed general attorney for Robert Mason, the grandson and heir of Captain John Mason, the patentee of the province of New Hampshire. Finding his place of residence so remote as to preclude that personal supervision requisite for the "manageing & preservation of the sayd estate," availing himself of the power of substitution, Colonel Nicolls delegated his power to Major Nicholas Shapleigh, who had been recommended to him as a fit person by the Justices of Maine.¹ These documents were placed upon record in the province of Maine by Major Shapleigh to evince his authority.²

From a perusal of the deed and patent from the Council of New England to his grandfather, and from the statement of his title,⁵ it is apparent that Robert Mason, at this time, rested his claim to the lands and to the quit-rents he expected to derive from the large number of settlers upon them, mainly upon the grants of 22 April, 1635; that he was more intent upon revenues than government, and although there are some suggestions as to acts of authority in his rather loose letter to Colonel Nicolls, in his practical power no such delegation of authority is attempted, but cold cash and regular rentals are aimed at.

These grants were embodied in the deed poll and the indenture, folios 14-15 and 15-17. Without entering upon a discussion of their technical differences, it is to be noticed that the second assumed to assign *jura regalia* and was to be upon the tenure of personal fealty and attendance.

¹See fol. 195. ³ Jenness's New Hampshire Documents, 52.

* Folios 21-23.

That Mason ever had any other foundation for his claim besides the above and the previous grants from the Council of New England, of 9 March, 1621, and 7 Nov. 1629, has been vehemently denied by his opponents. The arguments adduced by such opponents against the existence of any royal confirmation of the above grants, or charter such as was granted by King Charles I in 1639 to Sir Ferdinando Gorges, of the province of Maine, are substantially the following:

1. The letter of George Vaughan to Ambrose Gibbons, dated London, 10 April, 1636, wherein he writes: "Mr. Mason being ded and S^r Ferdinando [Gorges] minding only his one divityon. He teles me he is a geting a pattente for it from the king from Pascataqua to Sagadehocke, and that betwene Meremacke and Piscataqua he left for Mr. Mason, who if hee had lived would a tooke a pattent for that also."¹

2. The fact that none of Mason's heirs ever attempted to assume government over the province by virtue of any royal confirmation of the above grants.

3. That Robert Mason did not produce in evidence any charter to the Lords Chief Justices in 1677, or before the King in Council in 1691.

4. Repetition of Belknap's mis-quotation of the Lords Chief Justices; he in his text making them report that Mason had "no right of government within the soil he claimed."⁹

5. That the Lords of Trade in a report to the King in 1753 say, "It is alleged that this last grant to Mason was ratified and confirmed by the crown by charter dated Aug. 19, 1635, with full power of civil jurisdiction and government, but no such charter as this appears upon record."⁸

To answer fully such allegations, with citations of all references pertinent, would protract argument beyond the limits of the space available for these *mémoires pour servir*; but a few suggestions are offered with the purpose of inviting discussion and the hope that others will be drawn out.

The alleged letter of Vaughan is open to suspicion : it is not improbable that it is an ingenious forgery, penned by the same crafty hand that wrote the bogus Wheelwright Indian deed,⁴ in-

⁸1 Belknap, 25 n.

¹1 Belknap's History of New Hampshire, appendix XI.

^{*1} Belknap, 168.

^{*}See Savage's exposition of this fraud in his notes to Winthrop's History, 486.

stigated by Mason's unscrupulous opponents.¹ Or, if it is conceded to be a genuine letter, Vaughan was one of the stewards whose interests, personal and family,² caused him to readily enter the opposition to his late employer's heirs, and such interested testimony, aside from its being confessedly merely hearsay, should be received with great caution.

When Robert Mason attained his majority the Commonwealth had been established in England, and though he did lay his petition before Parliament,⁸ it was without much hope of obtaining relief. During the interregnum the few trespassing squatters upon his American inheritance increased to above a thousand families,⁴ too numerous and powerful to be ejected or forcibly governed, and the opposition to a proprietary form of government, steadily growing among this increasing population, made the assumption of governmental rights and obligations distasteful to him.⁶

Upon the restoration, when he began his efforts to regain his grandfather's landed possessions in New England, Robert Mason was yet a young man. Two courses were open to him. He might assert the royal charter of 1635, from King Charles I, and with reasonable probability count upon royal favor and support; or he might rely on the grants and deeds of the fee from the Council of New England, contenting himself with some subordinate position in the government, and solacing himself for the loss of vice-regal dignities with a heavy rent roll.

Though Mason did not attempt to set up any proprietary government such as was authorized by the royal charter, he never ceased to assert his right so to do⁶ until forced to select which course he would choose in the arguments at the hearing in 1677. Until then he was continuously endeavoring to obtain royal recognition and a confirmation, pending the consideration of his repeated offers to surrender his charter to the king⁷ and to accept some smaller estate, with the view of enhancing the consideration he

⁸ Gardner's Vindication of New England, app. 41-46, ed. by Banks.

¹⁴ Palfrey's New England, 349, 350 and note.

² See George Walton's deposition, app. 398 to Adams's Annals of Portsmouth.

Infra, fol. 19. Jenness, New Hampshire Doc. 73.

[•] Jenness, N. H. Doc. 73, 74, 79, 81, 82, 83, 86.

⁷ Ibid, 57, 60, 72. Folsom's Maine Documents, 14.

should receive for such surrender. The favor with which such proposals were regarded, is shown by the records.¹ Upon advice he then elected to base his claim upon the undoubted title to the lands by the three conveyances from the Council of New England repeatedly adjudged good and favorably reported upon.²

Having made such election it would have been futile to produce the charter in evidence, and by the advice of his counsel he refused to again submit the question of the validity of his charter, there being now no question raised by himself as to his rights thereunder, and that being already res adjudicata.⁴ It would not have strengthened his title to the lands to have proved again that his ancestor had the right of government. On the other hand it might have prejudiced his recovery of the lands in controversy before a jury of the inhabitants, to whom such questions of title necessarily had to be submitted, who might have gone willingly to the length of submitting to the imposition of rents, but would undoubtedly have rebelled at being saddled with a proprietary government. The result of the trials in 1683, attests the shrewdness of this advice, for he did obtain favorable verdicts in the forty or more suits he brought to sustain his title.⁴

It is only necessary to compare the actual language of the Lords Chief Justices in their report⁵ to understand how fallacious is Dr. Belknap's quotation alluded to above. Mason's counsel never "agreed he had no right of government within the soil he claimed"; they only "waived any pretence" thereto by virtue of the grants of government from the Council of Plymouth, "conceding that no such power or jurisdiction could be transferred or assigned [therein] by any colour of law." And as above pointed out, they declined to again go into the question of the validity of the royal charter, resting content when "the respondents did disclaim title to the *lands* claimed by the petitioners."

While it is almost incomprehensible that no copy of this charter of 1635 should have been discoverable upon record or on file, yet it must be remembered that up to the time of the hearing in 1677,

¹ See inter alia 2 Sainsbury's Colonial Papers, 706.

I Belknap, app. xv.

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³ Jenness, N. H. Doc. 96.

³1 Belknap, app. xv. The Lords Chief Justices expressly say that they received from Mason and others "such papers of their cases as they were pleased to deliver," showing that they knew that all of Mason's extreme rights were not insisted on.

⁴² New Hamp. Prov. Papers, 583. 1 Belknap, 199, 200.

no copy of the now recognized and conceded charter of 1639 to Gorges had been recorded or filed.¹

There is a very strong probability that the elder Lord Clarendon took such copies or drafts as were on file in the state paper office, in 1662, when he was examining Robert Mason's claims, and when he received from Mason the records of the council for New England from 1620 to 1635. The records, and presumably the charter also, had not been returned at as late a date as May, 1678, and from the correspondence on record it is doubtful if either was ever discovered;⁴ certainly the council records have never come to light.⁸ This presumption is greatly strengthened by Lord Clarendon's language in his memoranda of "Considerations," etc.⁴

On the other hand it has always been asserted by Mason and his assigns that King Charles I did, on the 19 August, 1635, by royal charter confirm to Captain John Mason the estates granted by the Council of New England, with powers of government and civil jurisdiction. This is asserted in the petition of 1660,⁵ by Mason and others, "That your petitioners by pattents granted by yo" Majestys most Royall father," etc.; and upon the production of "divers letters Pattents," examination of witnesses and a full hearing of the claims, the lords to whom this petition was referred, reported, "Wee find that Cap' John Mason, graudfather to Robert Mason, one of the petitioners, & Edw: Godfrey one other of the petitioners, by virtue of severall letters patents under the great seal of England granted vnto them & others by yo' Majestys late Royall father, by them selves & their assignes, have been in Actuall & quiett possession of severall tracts Prcells & devissions of Land, in New England, as in & by the sd letters patents is particularly expressed."

Again in his and Gorges's petition to the King in 1677, Mason asserts his right to govern "by virtue of Grants ffrom yo" Maj'ts Royal Predecessors."⁷

The agents of Massachusetts answer and combat Mason's claim to "the Title of Sole Proprietor of the Province of New Hamp-

⁷ Jenness, New Hamp. Doc. 72.

¹The agents of Massachusetts set forth that after diligent search "in the Chapel of the Bolls as in other offices," they had been unable to find a record of the alleged grunts to Mason and Gorges. They therefore prayed that an order should issue to those claimants to furnish them with copies of the papers on which they relied. 3 Palfrey's New England, 306.

³1 Palfrey's New England, 192, 193, notes.

⁸ American Antiquarian Society's Proceedings, April, 1867.

⁴² Sainsbury's Colonial Papers, 706.

⁶ Infra, fol. 17. ⁶ Folios 17, 18.

sheir," admitting that it was claimed from "Six yeares after the obteyning of the Charter of the Massachusetts," *i. e.* from 1635.

Mason in his quarrels with his opponents in 1681, threatened that "if we [they] comply not wth him he will Imediately returne for England & reassume his Goverm^t of the place long Agone granted (as he saith) to his Ancestors, (though of late modestly by himselfe delivered up to yo^T Maj^T) & then chuse his own Councill & proceed as he thinks meet."²

John Tufton Mason and Robert Tufton Mason, sons and heirs of Robert Mason, by two deeds, dated 14 Oct. 1690,⁸ and 27 April, 1691,⁴ for £2750,⁵ conveyed all their New England estates to Samuel Allen, a London merchant. The last deed contains this recital in the transfer of the muniments of title: "And alsoe all those Letters Pattents heretofore granted by his late Maj^{tte} King Charles the first, and Cap^t. John Mason Esq^r Great Grandfather or Ancestor of them the said John Tufton Mason and Robert Tufton Mason, beareing date on or about the Nineteenth day of Aug^t in the Eleaventh year of his said Reigne."

Hubbard, the Massachusetts historian, writing before 1694, states that Captain John Mason had his grant confirmed in the year 1635, though on another page he contradicts his own statement.⁶

In the statement of Allen's Title⁷ printed in pamphlet form in Boston, 1728, is an abstract of the royal charter of 19 Aug. 1635.

Dr. William Douglass says: "Anno 1635, Aug. 19, King Charles, by patent, confirms this grant called New Hampshire, with power of government and jurisdiction (as in the palatinate or bishopric of Durham), with power of conferring honours;"⁸ and again: "The corporation or company called the Council of Plymouth, or Council of New England, made many grants of property, but could not delegate jurisdiction; therefore to supply this defect, some of these grantees obtained additional royal charters with power of jurisdiction; Mr. Mason, 1635, Sir Ferdinando Gorge, 1639, obtained royal patents.""

In an advertisement by the claimants under Allen, printed in the Boston *Post Boy*, 20 Nov. 1749, the charter is also distinctly named and its date given.¹⁰

¹1 Belknap, 25, "A Short Narrative of the Claim, Title and Right of the Heirs of the Hon. Samuel Allen, Esq., to the Province of New Hampshire," boston, 1728.

*1 Douglass's Summary (London, 1749), 418. * Ibid, II, 28. 10 Ibid, II, 24.

¹ Jenness, N. H. Doc. 74. ³ Ibid, 101. ⁹ York County Court Files.

⁴² New Hamp. Prov. Papers, 535.

^{*}Erroneously stated as £750 by Belknap, I, 239, and Palfrey IV, 207.

⁶ Hubbard's History of New England, 89, 232.

It appears certain, beyond any reasonable doubt, from the certificate appended to the copy of the royal charter, now for the first time printed, that the original charter was produced at the trial of the case, *Mason vs. Waldron*, at Great Island, in 1683, and that it, or this certified copy, was put in evidence; but so unscrupulous have been the means adopted to blot out all evidence of Mason's proprietorship, that the clerk of the supreme court at Exeter, writes officially, "I know of no record in the case of *Mason v. Waldron*. In the volume of provincial court records, for 1683 the pages presumably containing something *have been cut* from the book in the register's office."¹

By the reasons of appeal in *Allen vs. Waldron*, in 1707,⁸ it appears that the plaintiff put in "Royal grants," but in the printed papers of that case only the one from King James I to the Council of New England is preserved, while that from King Charles I has been abstracted from the files with the same sinister intent that prompted the mutilation of the court records.

Reasoning a priori there is nothing improbable in supposing Captain John Mason to have had influence enough with King Charles I to obtain this royal charter, since by such feudal grants in America, the Stuarts thought to establish a system of government which they considered suitable for this country. Everything points to a contrary conclusion. He had been governor of Newfoundland, governor of Portsmouth, treasurer and paymaster of the royal armies, and commissioned vice-admiral of New England, and so far from such a grant being an exceptional case, as Sullivan³ from insufficient information stated, it was but a merited reward in recognition of his continued faithful services, placing him on an equality with the other participants in the royal bounty among whom the new world was then being parcelled out.⁴

This charter is here printed in full. Its very existence has been heretofore acrimoniously denied by interested parties. It has remained all these years in the possession of descendants of Lieutenant-Governor John Usher,⁶ and is one of twenty-two manu-



³ Sullivan's History of Maine, 307.

¹ MS. letter from C. G. Conner, Esq. See also 4 Palfrey, 218.

² New Hamp. Prov. Papers, 522.

^{*}See Mr. Richardson's Introduction to 1 York Deeds, 44.

^{*}Usher married Elizabeth, daughter of Governor Samuel Allen. In his will (28 April, 1725) in devising some New Hampshire lands to his wife, he could not refrain from thus bitterly commenting upon the family experience: "Sa. Allen dying before effected posses in taken by Juo. Usher and sent on record Portamoutil Sa Allen Eag kept out possession lands in Mason's pattent grant as Legall Proprietor as on record & many hundred pounds for support and subsistence of sd Allen's family for which never charged one penny." MS. copy from Middlesax county files.

script charters, patents, deeds, commissions and other documents, copied into a sheep-bound large folio volume¹ of eighty-four pages, all of which aid in supporting the Mason and Allen claims; and all but the last three seem to have been collated for the use of the claimants' attorneys in 1693, the three last having been subsequently added for the use of Allen in suits afterward brought by him.

harles by the Grace of God King of England Scotland ffrance & Ireland Defender of the ffaith &c To all to whome these presents shall come Greeting Whereas our trusty and welbeloved Servant Captain Iohn Mason Esq^r Treasurer and Paymaster of Our Armies hath been an humble Suitor unto Us to grant and confirme unto him and his heyres a part and portion of the Country of America now commonly called or known by the name of New England in America hereafter in these presents described and to be described by the Meetes and bounds thereof with diverse and Sundry privileges and Iurisdictions for the welfare of the State of those Colonies that are and shalbe drawne thither and for the better Government of the people that shall live and inhabit within the Limits and precincts thereof Which part or portion Wee have heretofore amongst other things for Us our Heyres and Successors taken into Our actual and real possession and in default of Such actuall & reall possession formerly taken doe by these presents for Us our Heyres and Successors take the same into Our actuall and reall possession Innowe yee that of Our The Kings Grant Speciall grace certain knowledge and mere motion Wee have given granted and confirmed and by this

¹ A full description of this historical discovery was printed in the Portland Daily Advertiser, Monday, April 11th, 1887, and copied by the Boston Evening Transcript the following Friday, and by the New Eng. Hist. and Gen. Register, in its July, 1887, number.

Our present Charter for Us our Heyres and Successors Wee doe give grant and confirme unto the said Captain Iohu



Mason his Heyres and Assignes All that part purport and portion of the Main land of New England aforesaid begining from the midle part of Naumkeck River and from thence to proceed Eastward along the Seacost to Cape Anne and round about the same to Pascataway harbour and Soe forwards up within the River of Newichewanock and to the furthest head of the said river and from thence Northwestwards till Sixty miles be finished from the ffirst Entrance of Pascataway harbour And also from Naumkeck through the River thereof up into the Land West Sixty miles from which period to cross over land to the Sixty miles End accounted from pascataway through Newichewanock river to the Land Northwestwards aforesaid And also all that the South half of the Isles of Shoulds Together with all Islands and Islets as well imbayed as adjoining lying or abutting upon or neare the premises or any part or parcell thereof within five Leagues distance not otherwise lawfully granted to any by Speciall name All which part purport and portion of Lands Islands and premises now are and from henceforth shalbe called by the name of Newhampshire And also of Our especial grace certaine knowledge and mere motion Wee have given granted and confirmed and by this Our present Charter for Us our Heyres and Successors Wee doe give grant and confirme unto the said Captain Iohn Mason his heyres and assignes All that other parcell or portion of Lands woods and Woodgrounds lying on the Southeast part of the River of Sagadahock in New England aforesaid at the mouth or entrance thereof containing there Tenn Thousand Acres whichsaid other parcell of land now is and from henceforth shalbe called by the name of Masonia And also the Reversion and Reversions remainder and remainders of all and Singular the said lands Islands and premises dependant or expectant upon any estate or estates whatsoever upon record or not upon record be it for lease life or lives yeare or years ffee taile or fee tailes or otherwise Together also with all the firme lands Soyles and grounds aswell

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under water as above water and dry all the Shoares Creeks havons harbours bayes ports rivers waters lakes Mines Minerals and veynes of mettall aswell Royall of Gold and Silver as other be they Such mines minerals or veynes of mettall as

reserved |

h. .

are close and hidden in the earth or openly Seen The mith part of the care of in or upon the Earth (Saving only the fifth part Gold & Silver is of all the oare of Gold and Silver to remain to Us Our Heyres and Successors) All Quarries

precious Stones pearls ambergris and all fishings of what kind or kindes of flish soever aswell pearle flishing as others whether Royall flishes as Sturgeons Whales or any other ffish by whatsoever name or names they or any of them are or shalbe called or knowne And all Such ffish whatsoever by him them or any of them to be taken And all and Singular profits benefits & commodities whatsoever happening growing or arising or to be happen grow or arise within or on the said tracts of land upon the Main/ and also within or on the said Islands or any of them and the Seas filouds waters lakes and rivers within the said tracts of land on the main or the Islands and coasts of the same or any of them/

And also all the advowsions and patronages of Licence to found Churches whatsoever to be erected within the said

tracts of the main land or Islands or any of them with licence and hability there to build and found Churches Chappels and Oratories in places fitting and convenient and to dedicate or consecrate the same or cause the same to be dedicated or consecrated according to the Ecclesiasticall lawes of this our Realme of England together also with all such and

as ample Jurisdictions prerogatives Royall rights All regall rights royalties privileges ffranchises preheminences libgranted with the erties powers Exemptions and immunities tempremises

poralities and hereditaments aswell by Sea as land and aswell within the said tracts of land upon the main aswell within the said Islands or any of them and the coasts of or on the same or any part or parcell thereof as no w are or at any time heretofore have been had used or enjoyed or of right ought to be or to have been had used or enjoyed by the now or any former Bishop of Duresme within the Bishoprick of Duresme or the County Palatine of Duresme within Our Realme of England or that Wee or any of Our Progenitors have heretofore granted or mentioned to be granted unto the now or late Company of Virginia or to the Governor & Company of Adventurers of the City of Westminster for plantation of the Isle of Providence Henrietta and the adjacent Islands lying on the coast of America or to any other Company body politicque or corporate or to our right trusty and welbeloved Cecill Calvert Baron of Baltimore within our Realme of Ireland or any other Aventurer or Adventurers planter or planters of the Somer Islands Amazones or of any discoveries plantations or traficques of in or into any forreigne parts whatsoever and in as large and ample manner as if the same had herein been particularly mentioned and expressed although the same require otherwise more especiall words clauses & expressions And Wee doe

for Us our Heyres and Successors by these pres-The King makes the patentee absolute Lord of the province Captain Iohn Mason and his Heyres The true and absolute Lords and proprietors of the said

portions or Tracts of Lands Islands and proprietors of the said before excepted) Saving allwayes the flaith and Allegiance

and the Dominion directly due to Us our Heyres The Habendum and Successors To have hold possess and enjoy the aforesaid parts purports and portions of Lands Islands and Islets and all and Singular other the premises and also the reversion and reversions remainder and remainders thereof and of every part and parcell thereof dependant or expectant as aforesaid unto the said Captain Iohn Mason his heyres and assignes To the onely and proper Use and behoof of him the said Captain Iohn Mason his heyres and assignes for ever To be holden of Us our Heyres and Successors Kings of England as of Our Castle of Windsor in our County of Berks in ffree and Common Soccage by fealty

onely for all manner of Services and not in Capite nor by Knights Service And also paying to Us our Heyres and Successors one Quarter of wheate after the measure in England called Winchester measure yearly upon the ffeast day of Sainct Michaell The Archangell to the hands of the officer or officers there in the parts of New England appointed for the receipt thereof And also the ffifth part of all the Oare of Gold and Silver which shall happen yearly to be found gotten or obtained within the limits of the premises And that the sevearall parts and portions of lands & Islands soe described as aforesaid may be graced and dignified with Titles fitting Know yee that of our more ample Grace certain knowledge and mere motion Wee have caused the said Severall portions and tracts of lands and also the said Islands to be reduced into a Province And that out of the fullness of our power and prerogative for Us our heyres and Successors Wee doe erect create and incorporate the same into a Province and doe hereby name both the said tracts of Land upon the Main and the said Islands by the Generall name

of the Province of New Hampshire and doe The Name of also hereby name the said parcell of Land conthe province | taining Tenn Thousand Acres by the particular

name of Masonia within the province of Newhampshire and soe to be called reputed and taken for ever hereafter And that all the said Severall parcels of Lands Islands and Islets shalbe reputed and taken as parts parcels or member of the said province of Newhampshire aforesaid ffurthermore know yee therefore That for Us our Heyres and Successors Wee doe give and grant full power by the tenor of these presents unto the said Captain Iohn Mason (of whose ffaith

with consent of

wisedome justice and provident circumspection The Lord of the prov hath power Wee are very confident) and to his heyres for to make Lawes the good and happy government of the said provthe freeholders ince of Newhampshire to make what Lawes soever either pertaining to the publick state of the

said province or to the private profitt of all the Inhabi-

tants thereof according to his or their sound discretions by and with the consent and approbation of the ffreeholders of the same province or the major part of them or of their Legats or Deputies who Our will and pleasure is shalbe called together by the said Captain Iohn Mason and his Heyres or his or their Deputy or Deputies for the making

The Lawes to be proclaimed unthe Lord of the province |

of the said Lawes when and as often as need shall require and in the forme which to him and der the Seal of them shall seem best And to publish or proclaim the same under the Seal of the said Captain

Iohn Mason and his Heyres And Wee doe also give to him and them all manner of full power and authority duly to Execute the same upon all men within the said province and the limits of the same for the time being or under his or their Regiment and power either sailing towards it from England or from it towards England or to or from any other our Dominions or the Dominions of any Strangers whatsoever by imposition of mulcts imprisonment or any other coercion And if need be and that the quality of the offence require it by deprivation of life or member by him the aforesaid Captain Iohn Mason and his Heyres or by his or their Deputies Leiutenants and Iudges Justices Magistrates Officers and Ministers according to the true intent and meaning of these presents to be appointed and made And also

power and authority to constitute appoint and power to appoint ordain by Sea and Land any Iudges Iustices Indges &c.

Magistrates and officers whatsoever and for what cause soever and with whatsoever power and in the forme which to the aforesaid Captain Iohn Mason or his Heyres shall Seem best and to remitt relase pardon and abolish any crime or offences whatsoever committed within the limits of the said province either before Iudgement given or after Iudgement received and to doe all other things pertaining to or which shall or may concerne the accomplishment or execution of Iustice And also power to make and appoint Courts prætorian and tribunal and the formes of

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Indgements and manner of proceedings therunto belonging although of them in these presents there be no express mention And also power to proceed upon hold and determine pleas in those Courts pretorian and tribunal in any actions Suites causes and matters whatsoever aswell criminall as civill personal real and mixt and pretorian by the Iudges by them to be chosen Which lawes soe as aforesaid to be published or proclaimed Our will and pleasure is and Wee doe Enjoine charge and command that in the most absolute forme of Law that may be indeavoured the same may be kept and inviolably observed in those parts of all men Our Subjects and leige people and the Subjects and Leige people of Our heyres and Successors as farre forth as they shall concerne them And that also under the paines in the same expressed and to be expressed Soe as that the foresaid Lawes be consonant to reason and not repugnant or con-

The Lawes must England |

i.

trary (but as farr forth as conveniently may) be The Lawes must agreable to the Lawes Statuts Customes and the Lawes of Ordinances of this Our Realme of England And because in the Government of soe great a province

Suddain chances and occasions may happen unto which there wilbe a necessity of applying remedy before the ffreeholders of the said province or their legates or Deputies can be called together to the making of Lawes Neither will it be fitting continually in like cases arising to call together soe much people Therefore for the better Government of the said province Wee will and ordain by these presents for Us our hevres and Successors Wee doe grant unto the foreSaid Captain John Mason and his heyres That he the said Now Captain Iohn Mason and his Heyres by himself or by his or their Magistrates and officers in that behalf duly as aforesaid to be appointed shall and may make ordain and constitute ordinances fitting and wholsome from time to time within the said province to be kept and observed aswell for the preservation of the peace as for the better Government of the people there abiding and shall publickly notify the

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same unto all persons whom it doth or may any wayes concerne Which ordinances within the said province Our will is shalbe inviolably observed under the pains therin expressed Soe as the same ordinances be agreable unto reason and not repugnant or contrary but (as far forth as conveniently they may) be agreable to the Lawes Statuts and Ordinances of our Realme of England and soe as the same ordinances extend not themselves unto the right and interest of any person or persons for or in his life member or freehold goods or chattels to be distrained constrained restrained bound charged or taken away in any manner And Wee are graciously pleased and for Us our Heyres and Successors Wee doe publish and declare grant and agree to and with the said Captain Iohn Mason and his Heyres for all times hereafter and for all causes That Wee our heyres and Successors will not make ordain nor appoint or otherwise (then as aforesaid) suffer or assent unto any Lawes or ordinances to be made ordained or appointed within or for the said province of Newhampshire nor suffer any Generall Governor by Us to be constituted to doe any Act by colour of any Commission to him granted or to have any power or authority thereby to doe anything which shall extend unto the right or interest of any person or persons within the said province for or in his or their life or lifes member or members lands or tenements goods or chattels whatsoever to be distrained con-

the province

strained restrained bound charged or taken away the generall And also that the said Governor from time to Governor over time to be constituted shall not have any power to extend his authority in any wise to hinder the

due Execution of any the Lawes which shalbe made from time to time within the said Province of Newhampshire according to the true intent and meaning of this Our present Charter And that all lawes or ordinances to be made contrary to the effect intent and true meaning of these presents shalbe void and shalbe holden for none Nevertheless our will and pleasure is that it shalbe lawfull by the tenor of these presents to and for all the people there abiding and

Liberty to all men to appeal to the Genil Governor

inhabiting from time to time to apply themselves unto Such a Generall Governor as from time to time shalbe constituted and sent over into the parts of New England aforesaid for the gov-

ernment of the whole Country and Territory of New England aforesaid and the people there Who shall from time to time be chosen and appointed by Commission from Us Our heyres and Successors for that purpose And to appeale unto him in manner according unto or as neer as conveniently can be done to the order of proceedings in like cases within Our Realme of England for remedy (if there be cause) within fourty Dayes after any Iudgment decree or sentence in any cause or causes given against them or any of them touching the matter of any such ordinance or ordinances as by Us our heyres and Successors under our Great Seal of England from time to time hereafter shalbe appointed for the better preservation and conservation of the peace better safety defence and Government of the said Country and Territories of New England and the people there If before such Iudgement Decree or Sentence the same ordinances shall not be received made and become the Law or Lawes of or within the said province of Newhampshire aswell as other the lawes of the said province and according to the manner of and for making of lawes there by Us herein appointed as aforesaid And that the said Governor shall have power by the tenor of these presents in manner according unto or as neer as conveniently may be done to the order of the proceedings in like cases within Our Realme of England by his final Iudgement Decree or Sentence to determine the matter (upon any Such appeal) according to Iustice and the true intent and meaning of such ordinances Moreover that the said province

Licence for all Psons to transinto the P'vin.

and the people that shall increase and have recourse to the same may be made more happy port them selves and prousperous and may be the more secure and free from the invasion of the barbarous people and of other Enemies pirates robbers and Such as may threaten to make a prey of them hereafter Therefore for Us our heyres and Successors Wee doe give and grant by these presents licence and liberty unto all persons both Our Subjects and leige people for the present and the Subjects and leige people of our heyres and Successors in future time (except Such as shalbe Specially interdicted) to transport themselves and their families to the said province with convenient ships and company fitting And to plant inhabitt settle and continue there without any restraint or command to the contrary And also that no Ship nor marriner victuals ordnance artillery or habiliments of warr sett forth or imployed for any Such voyage or belonging to the said province of Newhampshire or to any the inhabitants thereof shall not at any time hereafter be stayed either at Sea or in

To build forts £c.

harbor unless it be for the necessary defence of Our Dominions only And Wee doe also grant unto them licence to erect and build forts Castles

and ffortifications at the good liking of the said Captain Iohn Mason and his heyres and to furnish them at all points compleat for the publick defence and their owne The Statuts concerning flugitives or any other Statute to the contrary thereof in any wise notwithstanding And also Our will and

The province to to the King

land.

pleasure is and of our more free grace for Us be in allegiance our heyres and Successors Wee doe firmly give All children in charge ordain and command That the said born therein are province be in allegiance to Us and that all and England & Ire- Singular the leige people of Us our heyres and Successors drawne or to be drawne into the said

province and the Children coming by descent from them or from others whether now borne or hereafter to be borne may be and shall be free Denizens and the leige people of Us our heyres and Successors of Our Kingdoms of England and Ireland and in all things shalbe holden reputed and had as the faithfull leige people of Us our heyres and Successors originally Springing up within our Realme of England And

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also may injoy by discent purchase receive and take have hold buy and possess lands tenements revenues Services and other hereditaments whatsoever within our Realme of England and other Our Dominions of inheritance or otherwise and may use and injoy the Same And may give Sell alien and bequeath the Same And also shall have and possess all the liberties franchises and priviledges of this Our Realme of England quietly and peaceably and may use and Enjoy the same as well as Our leige people born within Our Kingdome of England or taking their originall there without any impediment molestation vexation impeachment or greivance of Us our heyres or Successors whatsoever Any Statute act ordinance or provision to the contrary thereof Notwithstanding ffurthermore that our Subjects may be invited to this expedition with alacrity of mind Know yee that of our Special grace certain knowledge and mere motion Wee doe give and grant aswell to the said Captain Iohn Mason and his heyres as unto all others from time to time inhabiting or having Commerce with the Inhabitants of the said province for the advancement of the profit of the said province licence to carry all and singular goods as well moveable as immoveable horses Mares goates Swine asses and all other kinds of beasts and cattle and all wares marchandise and commodities of what kind soever and all other things whatsoever necessary for food or rayment or for manuring or tilling the Earth (By the Lawes and Statuts of or Kingdoms and Dominions not prohibited) unto any our ports or the ports of our heyres and Successors and to putt aboard and load them into any Ships and to export and transport the Same into the Said province of Newhampshire by himself or

his or their Servants and assignes And also To transport all Sorts of Armes licence to export and transport any Armor

ordnance powder shott artillery or any other habiliments of warr defensive or offensive for the publick benefitt defence and safety of the said province and themselves without any impediment of Us our heyres and Suc-

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cessors or of any officer of ours or of our heyres and Successors Saving unto Us our heyres and Successors the impositions customes and other duties for the same things goods and Marchandise due and payable any Statute Act ordnance ar other thing whatsoever to the contrary notwithstanding And because in such a remote Country seated amongst soe many barbarous Nations invasions may be feared aswell of those barbarous people as of other Enemies pirates and robbers Wee have likewise given and by these presents for Us our heyres and Successors Wee doe give power and authority unto the said Captain Iohn Mason and unto his heyres and assignes by him or them or his or their Captains and other officers over all men of what condition Soever or from whencesoever derived being within the Limits of the said

mies by Sea and hand [

province for the time being To call them to their To pursue Ene- Ensignes to Musters and to take armes and encounter the Enemies or robbers infesting those parts and if God give victory to putt to flight

expell and chase them out of the said province and to pursue them by Sea and land beyound the Limits of the said province and to take them or any of them And the Captives by the Iustice of Warr to put to death or at their pleasure or for their service to preserve and keep And also by force of Armes to recover from any person or persons All such Lands Territories places Ships barques boates goods and

chattels as shalbe taken from them or any of

to make Repri-them Or in defect of such recovery to releive themselves upon the parties doing injury or any

other of the same Nation or Nations by way of reprisals and taking their ships and goods and men or otherwise as they shalbe able for recompence and Satisfaction of any Such loss and damage as they or any of them shall sustaine in any such case and to doe and performe all things which to the duty and office of Captain Generall of an Army doe belong or have been accustomed to appertain as fully and freely as any Captain General of an Army hath had Our will and pleasure is also and by this our present Charter Wee doe give power liberty and authority unto the said Captain Iohn Mason and his heyres as in case of Rebellion suddain tumult or sedition if any (which God forbid)

should happen to arise either upon the Land To use Martial Law in case of Rebellion in the Voyage Sailing towards the said province

or from the said province by him or them or his or their Captains Deputies or other officers under his or their Seals thereunto deputed unto whom also by the tenor of these presents Wee doe for Us our heyres and Successors give and grant most ample power and authority against all such insurrections and the seditious Authors thereof and against such as shall withdraw themselves from his or their Government raising warr Traytors fugitives Vagabonds or any of them being Delinquents contrary to the order custome and disciplin of warr That they may be handled and dealt with according to the Law of Armes as freely and in as ample manner and forme as any Captain General of an

To conferre Titles of honour

Army by virtue of his office may use the same or hath been accustomed to doe ffurthermore least unto men honestly born and applying them-

selves to the present expedition and well deserving at our hands and of our Kingdoms both in peace and warr The way to hono^r and renowne might seem difficult and hard to find in soe remote and farr distant a Country Therefore for Us our heyres and Successors Wee doe give liberall and full power unto the aforesaid Captain Iohn Mason and his heyres to conferre favours and honours upon well deserving Cittizens and persons inhabiting within the said province And to dignify them with any titles and Dignities whatsoever (soe they be such as in England now are in use) according to his or their pleasure And also liberall and full power

To create Citto create villages into Burroughs and Burroughs ties and Burroughs into Citties and to constitute and appoint such and soe many ffaires and Markets in them

or any of them for the more conveniency of the Inhabitants and their continuance in those places and for the better setling and incorporating them with meet privileges and immunities and to doe all and Singular such other things whatsoever concerning the premises as to him or them shall seem to be most meet and convenient although they shalbe be such as of their owne nature doe require a more especial Commission or Warrant then in these presents is Expressed Our will and pleasure is also and by these presents for Us our heyres and Successors Wee doe give and grant unto the foresaid Captain Iohn Mason his heyres and assignes and unto all the Dwellers and Inhabitants of the said province of Newhampshire whatsoever both for the present and future times Licence by this Our Royall Charter to export and bring all manner of wares and marchandise whatsoever of the fruites and Commodities out of the said province either Land Commodities or Sea Commodities by him or them his or their servants factors or assignes unto any the ports of Us our heyres or Successors both of England and Ireland and freely to import and bring in and to unloade or otherwise dispose of the same and if need be to take and loade againe in the Same Ships or in any other the same wares within one years continuance after the unloading therof and shalbe able to export and deporte them into what Countries they please either ours or fforreigne in amity with Us our heyres and Successors freed and discharged by the Tenor of these presents of and from the payment of any Customes Subsidies taxes or duties other then the payment of flive pounds p Centum only according to the ancient trade of Marchandise heretofore used for wares marchandise and commodities due & payable unto Us our heyres and Successors And our will and pleasure is and for Us our heyres & Successors by the tenor of these presents Wee doe publish and declare that for and upon the paym^t of the said flive pounds p Centum Wee doe freely exonorate acquitt and discharge the same Wares goods and Marchandise soe to be

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imported transported or exported as aforesaid And Wee doe hereby Streightly charge and command our Lord Treasurer under Treasurer or any Commissioners for our Treasury the Barons of our Exchecquer and all other our officers Customers and Ministers for ever hereafter upon the veiw of this Our Royall Charter or the Inrolment thereof to Exonerate and acquitt the same according to the Tenor of this our Royall Grant beyound which Wee will not greive the inhabitants of the said province of Newhampshire nor any of them And furthermore of our more especial Grace certain knowledge and mere motion for Us our heyres and Succes-

& kayes for

sors Wee doe grant unto the said Captain Iohn To Erect ports Mason his heyres and assignes full and absolute shipping goods. power and authority to make erect and constitute within the province aforesaid such and soe

many Sea ports keys for shipping creeks and other places of lading or unlading and laying downe or landing of goods and Marchandise out of Ships boates and other vessels and to loade in the same and in such and soe many places and with such rights Iurisdictions liberties and privileges to the same ports belonging as unto him or them shall seem most expedient and that all and Singular Ships boates and other vessels whatsoever by reason of trafick or marchandising going and coming to and from the said province shalbe laden and unladen at those ports soe by the said Captain Iohn Mason his heyres and assignes to be erected and appointed as aforesaid and not elsewhere any use custome or any other thing to the contrary thereof Notwithstanding Moreover our will is and Wee doe appoint and ordaine and

by these presents for Us our heyres and Succes-Tous & Subsi- sors Wee doe grant unto the aforesaid Captain dies to the Lord of the province Iohn Mason his heyres & assignes from time to time for ever To have and enjoy all such Tolls

and Subsidies in the ports and keys for Shiping and all other Creeks and places aforesaid within the province aforesaid payable and arising for the marchandise and goods there

INTRODUCTION.

to be loaden and unloaden as by the said Captain Iohn Mason and his heyres within the said province from time to time as cause or occasion shall require shalbe reasonably assessed in that behalf unto whome by these presents for Us our heyres and Successors Wee doe give power for any just cause by due pro-

portion to assess and tax Tolls and Subsidies there as aforesaid And furthermore of our Special grace certain knowledge and mere motion Wee have given granted and confirmed and by these presents for Us our heyres and Successors Wee doe give grant and confirme unto the foresaid Captain Iohn Mason his heyres and assignes full and absolute licence power and authority That the aforesaid Captain Iohn Mason his heyres and assignes from time to time for ever hereafter at his and their free will and pleasure shall or may assigne alien grant dimise or Enfeoffe soe many Such and soe great parts or parcels of the premises to any person or persons willing to purchase the same as he they or any of them shall find convenient To have and to hold to such person and persons as shalbe willing to take or purchase the same to them and their heyres and assignes in ffee simple ffee tayle or for terme of life or lifes or for yeares To be holden of the said Captain Iohn Mason his heyres and Assignes by Such and Soe many and soe great Services customes and Rents as unto him the said Captain Iohn Mason his heyres and assignes shall Seem good and pleasing and immediately of Us our heyres and Successors And unto the same person and persons and to every of them Wee doe give and for Us our heyres and Successors Wee doe grant Licence and authority and power That such person and persons the

Togrant estates a confirmation | tion |

estate of inheritance in ffee simple or ffee tayle or otherwise as unto them and the now Captain Iohn Mason his heyres

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INTRODUCTION.

and assignes shall seem expedient The Statute made in the parliament of King Edward the Sonn of King Henry late King of England Our progenitor commonly called the Statute of Quia Emptores terrarum in our Realme of England in times past made or any other Statute Act ordinance use law or custome or any thing clause or matter to the contrary thereof heretofore had made ordained or provided in any wise notwithstanding And unto the said Captai Iohn

To erect Courts Baron

Mason and his heyres Wee doe for Us our heyres and Successors grant licence by these presents to create into Mannors any particular lands with-

in the said province and in every Severall Mannor to have and hold Severall Courts Baron and to doe and performe all things which to a Court Baron belongeth And also to have veiw of firank pledges for the conservation of the peace and the better government in those parts by him or them or his or their Stewards When those Mannors shalbe constituted being Lord or Lords of those Mannors for the time being and to have and use all things which to the veiw of ffrank pledges doe belong or appertain And furthermore our will is and by these presents for Us our heyres and Successors Wee doe covenant grant and agree to and with the aforesaid Captain Iohn Mason his heyres and assignes That if he or they shall at any time hereafter upon any doubt which he or they shall conceive concerning the Strength of this Our present Grant be desirous to renew the same from Us our heyres and Successors with amendment of Such imperfections and Defects as shall appeare fitt and necessary to be

The King covenants to make if desired

performed and amended by Us our heyres & Successors That then upon the humble petition better assurance of the said Captain Iohn Mason and his heyres Such further and better assurance of all and Sin-

gular the said tracts and portions of Lands Islands and premises and of all and Singular other the privileges herein mentioned to be granted shall from time to time by Us our heyres and Successors according to the true intent of

these Our Letters patents be granted unto the said Captain Iohn Mason his heyres and assignes as by Our Attorney Generall or Sollicitor Generall of Us our heyres and Successors for the time being and the learned Counsell of the said Captain Iohn Mason his heyres & assignes shalbe reasonably devised or advised And furthermore our will and pleasure is and by these presents for Us our heyres and Successors Wee doe covenant and grant to and with the foresaid Captain Iohn Mason his heyres and assignes That wee our heyres and Successors will not impose at any time hereafter any impositions or customs or other taxations how Small Soever or any other contributions whatsoever nor doe nor cause to be imposed in or upon the dwellers or inhabitants of the foresaid prouince of Newhampshire for their goods lands or Tenements within the same province or upon any Lands Tenements goods or chattles within the said province or in or upon any the goods or marchandise within the said province or within any of the ports or Ships Keys of the said province to be laden or unladen And that this our Declaration in all Courts Judgement Seats and before any the Iudges of Us our heyres and Successors shalbe sufficient for the Exemption ffreedom and acquitting thereof from time to time to be received or allowed And Our pleasure is and for Us our heyres and Successors Wee doe will and command giving in charge unto all and Singular officers and Ministers

of Us our heyres and Successors injoining them None to attempt any thing against on pain of our high displeasure That they doe the tenor of this not presume to attempt any thing to the contrary of the premises at any time or goe against

the same by any means but shalbe aiding and assisting unto the said Captain Iohn Mason and his heyres and to the aforesaid inhabitants of the said province called the province of Newhampshire or of any part or parcell thereof and the Marchants aforesaid their Servants ministers flactors and assignes in the fullest use and fruition of this our Charter and the benefitt thereof att all times as it becometh them

INTRODUCTION.

The province is the Crowne of England |

And our will is also and for Us our heyres and ordained to be Successors Wee doe declare and ordaine That in Subjection to the said province of Newhampshire shalbe immediately Subject to our Crowne of England and dependant upon the Same for ever And if it

shall happen that any doubt or questions shall hereafter arise about the true sense and meaning of any word clause or Sentence in this our present Charter contained Our will is and Wee doe charge and command that in all interpretations to be made thereof in all Our Courts & Judgement Seates the Same shalbe taken and adjudged most beneficiall and favourable unto and for the Said Captain Iohn Mason his heyres and assignes provided alwayes that noe interpretation be made whereby the Sacred word of God and true Christian Religion or the Allegiance due to Us our heyres and Successors may receive or suffer any prejudice diminution or disgrace And lastly Our will and pleasure is and by these presents Wee doe publish and declare and for Us our heyres and Successors Wee doe grant and agree to and with the said Captain Iohn Mason his heyres and assignes That these our Letters patents and all and Singular grants Clauses and things therein contained shalbe and continue firme Strong and effectual in Law and shalbe construed reputed and taken aswell to the intent and meaning as to the words of the Same most gracious and favourable and to the benefitt of the said Captain Iohn Mason his heyres and assignes any omission misinformation or defects in these presents or any Lawes Statuts or other clauses or matters to the contrary Notwithstanding and although express mention be not made of any guifts or Grants by Us or any of our progenitors or predecessors to the foresaid Captaine Iohn Mason his heyres and assignes heretofore made And Notwithstanding the misreciting or not rightly and truly reciting of any Letters patents Grant or Grants heretofore made of the premises or of any part thereof or of any particular thing therein contained or Notwithstanding any misnaming or not

INTRODUCTION.

nameing of any the said Lands Island or Islands or any of them or the places degrees or coasts wherein or whereupon they be or any Statute act ordinance provision proclamation or restraint to the contrary thereof heretofore had made ordained or provided or any matters clause or thing whatsoever to the contrary in any wise Notwithstanding In Witness &c Witness Our Self at Westminster the Nineteenth Day of August 1635 and in the Eleaventh year of Our Reign/.

This is a true Copie examin'd

& attested by Ric : Chamberlain Secretary of y^o Province of New : Hampshire & Clerk of His Ma^{tes} Councell there.

Richard Chamberlain was himself a Counsellor of the Inns who had been recommended for his familiarity with law,¹ one not likely to be deceived in the minutize of his own profession, a man of strict probity, who must have had the original charter before him before he would have attested this copy after examination.

Another of the documents, being the twelfth in the series above described, is here given space, because of its material bearing upon the unwritten history of Maine. It was made use of in the suit Allen vs. Spencer, tried at Wells, 1704.

his indenture made the Seaventeenth day of September Anno Dom 1635 and in the Eleaventh yeare of the Reigne of Our Sovereigne Lord Charles by the grace of God King of England Scotland firance and Ireland Defender of the flaith &c Between Sir fferdinando Gorges of London knight on the One part and Captain Iohn Mason of London

¹ 3 Palfrey's New England, 406 n.

Esquire on the other part Wittnesseth That whereas our late Sovereign Lord King Iames of Blessed memory by his highness Letters patents under the Great Seal of England bearing date at Westminster the Third day of November in the Eighteenth Yeare of his highness reigne over the Realme of England for the considerations in the same Letters patents · expressed hath absolutely given granted and confirmed unto the Councill established at Plimouth in the County of Devoñ for the planting ruling ordering and governing of New England in America and to their Successors and assignes for ever All the Land of New England aforesaid lying and being in breadth from flourty Degrees to flourty Eight Degrees Northerly Latitude inclusively Together with all firm lands Soyles grounds havons ports rivers waters ffishings hunting hawking flowling and all mines and minerals aswell Royall mines of Gold and Silver as other mines & minerals and all and Singular other commodities Jurisdictions Royalties priviledges and preheminences as by the said Letters patents amongst diverse other things therein contained more at large it doth and may appeare And Whereas the said Councill established at plimouth in the County of Devon ffor the planting ruling ordering and governing of New England in America of the One part and the said Sir fferdinando Gorges of London knight on the other part for the considerations in the Same Indenture contained have given granted aliened barganed sold Enfeoffed and confirmed unto the said Sir fferdinando Gorges his heyres and assignes for ever All that part purpart or portion of the main land of New England aforesaid begining at the Entrance of pascataway harbour and soe to pass up the same into the river of Newichewanock and through the same unto the furthest head thereof and from thence Northwestwards till Sixty miles be finished And from pascataway harbour aforesaid Northeastwards along the Sea coast to Sagadahock and up the river thereof to the river of Kenebeck and through the Same unto the head thereof and soe up into the land Northwestwards untill Sixty miles be finished ffrom the mouth or Entrance of Sagadahock ffrom which period to cross over land to the Sixty miles End formerly accompted up into the Land ffrom pascataway harbour through Newichewanock River (which amongst other Lands are granted unto the said Sir fferdinando Gorges) Together with all mines and minerals as well royall mines of Gold and Silver as other mines and minerals precious Stones Woods marishes rivers waters flishings hawking hunting and fowling and all other Royalties Jurisdictions privileges preheminces profits and commodities whatsoever with all and Singular their appurtenances with all other privileges liberties and immunities which shall or may arise within the said Limits and precincts aforesaid as by the Said Indenture more at large it doth appeare Now therefore this Indenture further Wittnesseth That the Said Sir fferdinando Gorges for diverse good causes and considerations him hereunto especially moving hath granted aliened bargained Sold enfeoffed and confirmed and by these presents doth grant alien bargain Sell enfeoffe and confirme unto the Said Captain Iohn Mason his heyres and assignes All that part or portion of land begining at the Entrance of Newichewanock river and Soe upwards alongst the Said river and to the ffurthest head thereof and to containe in breadth through all the length aforesaid Three miles within the land from every part of the said River and half way over the said river Together with all and Singular harbours creekes marishes woods rivers waters lakes mines and minerals aswell royal mines of Gold & Silver as other mines and minerals precious Stones ffishings hawking and flowling and all other royalties Jurisdictions privileges preheminences profits commodities and hereditaments whatsoever with all and Singular their and every of their appurtenances with all other privileges liberties immunities escheats and casualties thereof which shall or may arise within the Limits and precincts aforesaid To be holden of his Majesty his heyres and Successors as of his highness Mannor of East Greenwich in the County of Kent

INTRODUCTION.

in ffree and Common Soccage and not in Capite or by knights Service yeelding and paying to his Majesty his hevres and Successors the ffifth part of the Oare of Gold and Silver that from time to time and at all times hereafter shalbe there gotten had and obtained ffor all services duties and demands as in and by the said recited Letters patents are reserved To have and to hold all the said part or portion of Land and all other the said bargained premises with their and every of their appurtenances unto the said Captain Iohn Mason his heyres and Assignes To the onely and proper use and behoof of him the said Captain Iohn Mason his heyres and assignes for ever And to be injoyed as fully ffreely and in as large ample and beneficiall manner and forme to all intents and purposes whatsoever as he the said Sir fferdinando Gorges by virtue of the said recited Indenture might or ought to have hold and enjoy the same or any part thereof In Wittness whereof the said parties to these present Indentures interchangeably have Sett their hands and Seals the Day and Yeare ffirst above written

fferd. Gorges.

in the presence of Mathew Bradley Roger Beal Iohn Moor/ Ser.

Sealed and Delivered

This is a true Copie Edw Cranfield/

> B: Sargeant. Rich: Povey.

I am under obligations for valuable hints, of which I have availed myself, to Mr. H. W. Richardson, of the Maine Historical Society, to Hon. Charles H. Bell, of Exeter, N. H., and to Mr. John Ward Dean, of Boston.

WM. M. SABGENT.

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REGISTER'S CERTIFICATE.

State of Maine.

COUNTY OF YORK, SS:

This may certify that the following printed volume is a true copy of the second book of records of the Registry of Deeds for this County; that I have read and compared the same with the original records; and that all accidental variations that have been detected are noted in the table of errata on the following page.

Attest :

ustin M. Leavitt

Register of Deeds for York County.



ERRATA.

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The sign - is used below, when the line indicated is numbered backward from the end of the folio.

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YORK DEEDS.





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[1] A deposition of Nicholas Frost aged about sixty yeares/ or there abouts/

Nic[•] Frosta Deposition

L.

This Deponent sayth, that about sixteen or seaventeen yeares since, Thomas Crockett had possession of a necke of Land In Spruse Cricke,

lijng on the North side of the Cricke, against his fejld, that hee now hath. His possession was had by falling Tymber & Clearing ground, and made preparation to bujld an house vpon the sd Land/ & further sayth not/ Taken vpon oath before mee Nicholas Shapleigh/

this 30th of the 4th 1658:

vera Copia transcribed out of the originall, & there with Compared this 12th day of Febru: 1665:

p Edw: Rishworth Re: Cor:

The Deposition of Robert Mendum/

Being sworn sayth, twelue or 13 years since Thomas Crockett & Thomas Beeson did fall Tymber to Saw vpon the necke of Land over against Thomas Crocketts fejld/ & further sayth not/ Dated the 29th day of the 4th Moenth 1658: Sworn before mee Thomas Withers/

A true Coppy of Robert Mendums Deposition transcribed out of the originall & therewith Compared this 12th of Febru : 1665 p Edw : Rishworth Re : Cor :

The Deposition of Nicholas Frost aged about seaventy yeares/Testifyeth that Mr Thomas Gorges did give vnto Thomas Crockett the Necke of Land that lyeth over against the fejld of Tho: Crockett, with in Spruse Cricke, with in the Town of Kitterie/Which Land was given by Mr Gorges eighteen or nineteen years since, or there abouts/ Taken vpon oath before mee this 16th of Aprill 1662: Nic: Shapleigh/

A true Coppy of Nicho: Frost his Deposition transcribed out of y^e originall & y^rwith Compared this 12th day of Febru: 1665 p Edw: Rishworth Re: Cor:

The Deposition of Joane Andrews aged about 40 yeares/

Being sworn sayth, that about 15 or sixteen years agone, haueing Occasion to bee at Thomas Crocketts when his wife was ready to ly down, of one of her children, & shee being In wantt of helpe at that tyme, desired this Deponent to Call her husband who was at worke In his ground, w^rvpon shee went into Tho: Crocketts fejld, & Called over to him who was chopping of wood, & burneing of brush on the Necke of Land on y^e other side spruse Cricke, over against his fejld on this side the sd Cricke, & this Deponent demanding of him what hee was a doeing, hee answered hee was clearing that Necke of Land, for a fejld & if hee lived Intended to sett an house there/ & further sayth not/

Taken vpon oath this 25: of February 60: before mee Edw: Rishworth Assotiate/

[2] A true Coppy of Joane Andrews her Deposition with in written transcribed out of the originall & there with Compared this 12^{th} d: of February, 1665: p Edw: Rishworth Re: Cor:

The Deposition of Richd Burgess/

Who testifys that before Mr Thomas Gorges went out of this Countrey for England, hee heard the sd Mr Gorges & Mr Richard Vines give & grant vnto Thomas Crockett the

Necke of Land Which is over against the sd Crocketts planting fejld/ Which Necke of land lyeth over y° North side of Spruse Cricke/ & likewise they gaue Mr Gard order to record the aforementioned Necke of land for the aforesd Tho: Crockett/ Taken vpon oath before mee this 4th of the 8th 61: Nic: Shapleigh/

A true Coppy of Richard Burgess his Deposition transcribed out of y° originall & there with Compared this 14th day of Febru: 1665 p Edw: Rishworth Re: Cor:

I William Palmer testifie, that I Came to fetch Thomas Crockett to worke with mee about eighteen or 19 years since, & I found him Cutting of wood In spruse Cricke vpon a Certen Necke of Land wch is in controversy between Ryse Tomass & Thomas Crockett/ this is what I William Palmer testifieth/ & hee tould mee William Palmer that hee would Cleare Land & plant there/

Sworn this 6: of the 7th 61: before mee Thomas Withers/ A true Coppy of this Deposition aboue written transcribed out of y° originall & there with Compared this 14th d: of Febru: 1665 p Edw: Rishworth Re: Cor:

That was there was a Certen Necke of Land, granted by the Select Townsmen for Kittery, In Kittery Town the yeare 1652: vnto Ryse Tommass & was not **Rice Thomas** Recorded; It was therefore again granted by the

select Towsmen for Kittery, the 4th day of Decemb^r 1655: vnto the sayd Ryse Tomass, his heyrs or assigns for ever/ the Necke of Land lijng within the Spruse Cricke, & vpon the South West side, & It is the Necke of Land that lyeth on the further side of the Cricke, that runns behind Mr Gunnissons house / provided It bee in no former grant /

То

A true Coppy taken the 10th of August 1663: p me Humfrey Chadborn Town Clericus/

A true Coppy of this Town Grant aboue written transcribed out of the originall this 14: Febru: 1665: & there with Compared p Edw: Rishworth Re: Cor:

Att a Town meeteing at Yorke the 24th of July 1663: Itt was appoynted by the Inhabitants that Geodmā: Snell should have a Lott of Land layd out by the Towns men/ A true Coppy of the Record/ Peter Weare Town Clarke/

Wee whose names are here vnderwritten, being appoynted by the Town of Yorke, to lay out lands for the Inhabitants of the sd Town, by order from whom Wee haue measured & layd out for George Snell tenn Acers of vpland, with 2 or three small Percells of Marsh thejr Included, lijng & being on the South side of Mr Gorges Cricke/ provided that not any other man hath any just right there vnto; Which Lott of Land runneth South East from the Cricke side/ Whereof Wee haue given the aforesd Geo: Snell possession, at the day & date here of/ In testimony where of, Wee haue here vnto affixed our hands, this 11: day of Octob^r 1665:

John Davesse

Henery Sayword/

A true Coppy of the grant of a Lott given to George Snell by the Town, as also eof such who layd out y^e same to the sd Snell, & gaue him possession of it by the Towns appoytment/ transcribed out of the originall, & there with Compared this 30th of Aprill 1666 : p Edw : Rishworth

Re: Cor:

BOOK II, FOL. 2, 3.

Province of Mayn/ Kittery In the Countie of Yorke in the year 1664 Aprill the 4th/

Tho: Withers To Jn• Fennick
Know all men by these Presents, that I Thomas Withers of Kittery, in the County aforesd hath barganed & sould vnto John ffennicke a tract of

Land In Spruse Cricke Contayneing twelue Acers, Joyneing to a necke of Land Called pine poynt, on the South side, & Necke. on the West side on the North side with a with yº Cricke of water: For & in Consideration of Tenn pounds In hand payd/ to have & to hould the twelve Acers of Land as aforesd, six acers breadth by the water side & soe to goe vp in y° woods vpon the same breadth vntill the twelue acers be measured vnto him/ & to hould all the p^rmisses vnto the sd John ffenicke, his heyres executors administrators & assigns for ever, from the sd Withers his heyres executors administrators or assigns for ever; More I do hereby bind my selfe my heyres, executors administrators or assigns, to defend the sd John fænicke from all Persons or Prson that shall have or lay any right or Title to this twelue acers of Land that I have sould to John ffænicke wherevnto I haue sett my hands & seals

Witness the marke **R M** of Robert Mendum/ Jonathan Mendum/ Tho: Withers (his seal)

A true Coppy of this Instrument aboue written, transcribed out of the originall this 4th of June 1666 : & there with Compared/ p Edward, Rishworth Re : Cor :

[3]

Province of Mayn/

This Deed made the twenteth day of March 1644 : between Richd Vines Stuard Generall for Sir Fardinando Gorges In To

ye Province of Mayn on the one party, & Thomas Rich^d Vines Withers of Pischatag on the other Party, wit-Gorges Ag* Know you therefore that I Richard nesseth. Thomas Withers Vines Stuard Generall aforesd, haue barganed &

sould vnto Thomas Withers, for & in Consideration of Tenn pounds Sterig already payd vnto mee Richd Vines, by the sd Thomas Withers, & other good considerations mee here vnto espetially moueing, a Certen tract of vpland & Meddow contayneing six hundred Acers, lijng & being at y° head of spruse Cricke, at the Marsh where the sayd Thomas Withers haue formerly been possessed of, by Mr Thomas Gorges, & made vss of bounded with two other Cricks one on the Easter side, & the other on the wester side, vntill the sd six hundred acers bee accomplished, with all the Tymber & priuiledges wtsoever belongeth there vnto, for the onely vsse of hee the said Thomas Withers, his heyrs executors administrators & assigns for ever/ Yejlding & paijng yearely vnto Sir Fardinando Gorges or his assigns fiue groats a yeare if demanded on the Twenty Nineth day of Septembr/

And furthermore, I the sd Richd Vines Stuard Generall for Sir Fardinando Gorges, do ratify & Confirme all the sd p^rmisses, vnto the onely vss & behoofe of hee the sd Thomas Withers, his heyrs & assigns for ever/ In witness wrof I haue herevnto sett my hand & seal the day & yeare aboue written/

Signed sealed & Deliverd Richard Vines/ (his) In the Presence of vs/ William Waldern A true Coppy of this Instrument Allexandr aboue written transcribed out Joanes his **A** Marke of the originall & there with Compared this 7th day of June 1666 : p Edw : Rishworth Re: Cor:

These Presents do witness that I James Mills now of Lynn, & lawfull heyre vnto Robert Mills formerly deceased,

BOOK II, FOL. 3.

James Mills To James Grant w^rby I do become the true & lawfull owner of a Certen Tract or quantity of Meddow w^rof my father Robert Mills had the lawfull possession, which meddow with all the priviledges & appur-

tenances app^rtayning therevnto, In consideration of payment, already made to mee y° sd Mills, by James Grant; do sell, bargan, give grant & Confirme, ye same to him, & his heyres for ever/ The sd Meddow being bounded as followeth, vidz^t : lijng on the Northermost side of the South West branch of the River of Yorke, being bounded with the Marsh of Leeftet Charles Frost on the North side, & Geo: Parkers Marsh on the South West side, Contayneing the quantity of two Acers of Meddow being more or lesse/ to have & to hould to the aforesd James Grant, to his heyres & assigns for ever/ for the more full assurance & Confirmation wrof, I the sd James Mills do hereby Ingage my selfe heyrs & assigns to make good the just title of the aforesd Meddow, from all titles Clayms & Incomberances, from my selfe or any fitending right thereunto in my name, or from my heyres & assigns for ever/ & to defend the title thereof aganist all other Person or Prsons w'soever vnto ye aforesd James Grant to his heyrs & assigns for ever/ I do likewise give pouer In my behalfe vnto Robert Knight & John Twisden to give the sd Grant possession of the sd Meddow by their first convenience/ for the true pformance of the p^rmisses I do here vnto sett my hand & seal this 4th day of May, Año: Dom: 1666: In the 17th year of our Soveraigne Lord the King/

Signed sealed & deliverd In the Presence of, John Davess/ Robert Knight his Marke/ **R** James Mills his Marke $\mathcal{O}_{\text{seal}}^{(\text{his})}$

James Mills acknowledgeth this nstrument with in written, to bee his Act & deede vnto James Grant the 4th of June 1666: before mee Edw Rishworth Just pe:

BOOK II, FOL. 3, 4.

A true Coppy of this Instrument or deede aboue written transcribed out of the originall & y^rwith Compared, this 8th day of Jvne: 1666: p Edw: Rishworth Re: Cor:

[4] These Presents do testify that I Miles Pyles of Dortmouth, in the County of Deavon In ould England Miles Pyle To Rov. Haynes the Ysles of Shoals In New England, for & In Consideration of eighty Quintells of M^rchandable

fish to mee In hand payd before the Insealing hereof, by Robert Hayns of Hog Yland, on the Yles of Shoals fisher man, the receipt worf I do hereby acknowledg, & my selfe there with fully satisfyd, contented & payd, & yr of, & of every part & Parcell do for mee, my heyrs executors administrators, & assigns, & for every of them, fully & absolutely accquit exonerate release, & discharge him the sd Robert Haynes, his heyrs executors administrators & assigns, do acknowledg to have barganed, & sould, & by these Presents, do bargan sell alliene assigne & sett ouer vnto him the sd Robert Haynes his heyres executors administrators or assignes, all that my Late dwelling house, with the leantwo adioyneing to it, & the Eastward halfe of my garden, as It is now fenced In, & the small stage on the Easterne side of the great stage, as It is now fitted, with a little house adioyneing to y° Eastward end of the Storre house/ alsoe a moreing place with ye Cable now there vnto belonging, alsoe all the flakes or fishing Rowmes on the Earsterne side from the Brew house to John Odihornes rowme, late In the tenour & occupation of my selfe & now in the tenure or occupation of him the sd Robert Haynes, with all the priuiledges & appurtenances there vnto belonging; To have & to hould all the before mentioned houses garden, Stage moreing, Cable flakes or fishing rowmes with free Ingress, egress, & regress, in & out of the same, vnto him the sd Robert Haynes, his heyres executors, administrators or assignes for ever. And the sd Miles Pyles for him selfe his heyrs execu-

BOOK II, FOL. 4.

tors, administrators & assignes, & for every of them do further promiss, vnto the sd Robert Heynes his heyres, executors, administrators or assignes at the tyme of the Insealing hereof hee stands ceazed & possessed of a good estate In fee symple of all v^e before mentioned premisses, & hath not at any tyme heretofore Morgaged or sould the same, or any part there of to any Person w^tsoever, nor hath done nor suffered any Act or thing to the violateing, or Incombranceing his estate of fee symple thereto/ & the sd Miles Pyles for him selfe his heyres executors Administrators & assignes, & for every of them doth further Covenant promiss & grant to & with him the sd Robert Haynes his heyres executors administrators & assignes & every of them to defend the title thereof, vnto him ye sd Robert Haynes, his heyres executors administrators or assigns, against all Persons whatsoever, whither In ould England or In New England, & the sd Miles Pyle for him selfe, his heyres executors administrators or assignes, doth further Covenant promiss & grant to & with him the sd Robert Haynes his heyres &c: that hee y° sayd Robert Haynes, heyres, executors administrators or assignes, shall at all tymes hereafter, well, quietly, & peaceably haue, hould, occupy, possess & Inioy, all the forementioned Premisses, with out y° Lawfull Lett trouble or molestation of him the sd Miles Pyle, or any by his procurement/

In witness w'of the sd Miles hath herevnto sett his hand & seal/ Dated On hogg Yland aforesd this seauenth day of July Anno Dom[•]: one thousand six hundred sixty & five, In the seaventeenth year of our Sovraign Lord Charles the secund King of England, Scottland, France, & Ireland Defend^r of the faith 1665:

Signed sealed & delivered

Miles Pyle (his seal)

In the Presence of us/

Joseph Morse

Ric: Styleman Secrety/

A true Coppy of this Deed aboue written transcribed out of the originall & there with Compared this 20: June: 1666:

> p Edw: Rishworth Re: Cor: Digitized by Coogle

Bee It known vnto all men by these Presents Pile To Havns that I Miles Pile of Dortmouth In the County of Deavoñ Mariner, & now resident In Hogg Yland on the Yles of Shoals In New England, do acknowledg my selfe to ow & to bee Indebted vnto Robert Haynes of Hog-Yland on the Yles of shoals In New England fisherman the some of six scoore pounds of Current money of England, to bee payd vnto yº sayd Robert Haynes, his heyrs executors administrators or assigns vnto the which payment well & truly to bee made & done I bind mee mine heyrs, executors, administrators or assignes firmely by these Presents/ In witness wof I have here vnto sett my hand & seal dated on Hogg Yland aforesd this seaventh day of July Anno Dom : One thousand six hundred sixty & fiue, & In the seaventeenth yeare of the Reign of our Soveraign Lord Charles the secund King of [5] England, Scottland, France & Ireland Defend^r of the faith &c: 1665:

The Condition of this obligation is such, that If the aboue bound Miles Pyle, his heyres executors administrators or assignes or any of them do well & trvely fullfill Performe & keepe all the Covenants promises & grants, Contayned mentioned & specyfyd, in a Certen bill of sayle made from the sayd Miles Pyle vnto the aboue named Robert Hayns beareing date y° day of the Date here of, that then y^t this obligation to bee voyd, & of none æffect, or else to bee abide & remajne, In full force pover & vertue/

Signed sealed & Deliverd

In the Presence of vs/

Miles Pile (his seal)

A true Coppy of this Instrum^t Joseph Morse/ Ric: Styleman Secr^ty/ aboue written transcribed out of the originall & y^rwith Compared this 20th d : of June 1666 : as Attests Edw : Rishworth ReCor :

Att a Court houlden at Yorke for ye Province of Mayn June: 12: 1666:

Robert Knight Robert Knight, & John Allcocke doe Attest & Jnº Alcok vpon theire oaths, that James Mills is the lawfull Test

BOOK II, FOL. 5.

sun & heyre of Robert Mills deceased, who lately sould a Certen small Parcell of Meddow vnto James Grant of Yorke, which formerly was the Marsh of his father, Robert Mills his Marsh/

Taken vpon oath In Court this 16: day of July 1666/ p Edw: Rishworth Just: pe:

A true Coppy of these oaths as taken in Court this 20th June: 1666: transcribed out of y° originall & yr with Compared p Edw: Rishworth Re: Cor:

Jams Gibbines This Indenture, witnesseth that I James Gib-Rob¹ Haywood bines of Sacoe In the Province of Mayn In New England planter, & my brother In Law Robert John Smith Haywood, now residing In Barbadoes, as by his

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order to mee given beareing date the tenth day of Janvary one thousand six hundred & sixty In the twelth yeare of our Soueraign Lord King Charles the secund, for diverse good Cavses & considerations mee there vnto espetially moueing, haue given granted, barganed, sould, & by these Presents do give grant sell & Confirme vnto Mr John Smyth of Sacoe aforesd Carpenter, his heyres executors, administrators & assignes for ever, fivety Acers of Land/ That is to say six teenn acers y' of to bee In Meddow ground, or Marsh at a place Commanly Called the River of Goowse fayre, bounded from a pine tree on the Westward side thereof near vnto a Marsh pond, & from thence on the same side of the River to the Cricke Called the Otter Cricke or River to the Southward side next adioyning to the bounds of Nicho: Edgcome, & soe to runne on that side of the River vntill sixteen acers bee ended: And the remaind^r of the sd Fivety acers of Land to begin at his now dwelling house near Sacoe River, & near to the sayd James Gibbines his house, & to runn from that house of John Smyths, vnto the next Cricke or fresh water towards the Northeast/ the sayd Cricke being distant from

the house about foure or five pooles as is conceaved, & soe down the sayd Cricke & directly by it, to the Mayne River or water side, & from thence along the River or water side to the Cricke Comanly Called by the name of Thomas Hawlys Cricke & from thence vp the sayd Cricke from the River, along that Cricke or fresh water bee it great or small according to y^e vsuall Current, to go vp again into the Mayn Land, from both bounds till fiuetie acers bee ended : with all the woods great or small, & all other priviledges y^rvnto or with in the sayd bounds belonging, with free comanage In all the wast & vacant ground till it shall bee otherwise disposed, by the sayd James Gibbines Robert Haywood or either of their heyres, executors, administrators, or assignes, with free Egress & regress from the water side with in the sayd bounds to transport or export any goods or Comoditys to his sayd house, as alsoe in any other comman high ways, with in the Pattent of the sayd James Gibbons, Robert Hayword, for & In consideration of the rents here in reserved, that is to say the sayd John Smyth his heyrs executors administrators or assignes, shall pay or cause to bee payd vnto the sd James Gibbons or Robert Haywood or either of them their heyres executors administrators or assigns yearly & every year from the Date here of for ever ye some of tenn shillings sterig in good M^rchandable Well conditioned bread Corne at price current on the twenty ninth day of Septemb^r: & alsoe two days worke yearly & every year, the one at planting tyme, the other at harvest, the sd rent & due days being lawfully demanded with this provisoe or exception that the savd James Gibbons, & Robert Haywood their heyres executors administrators & assignes, are to defend & mantayn the savd John Smyth his heyres executors administrators, & assignes in y' lawfull peaceable quiett & free Inioijng of all & every of the sayd Lands & priuiledges, & to defend & mantayn the same to them by law; & further It shall bee lawfull for the sd James Gibbons or Robert Haywood their heyres executors, administrators or assignes In defect of, or

non payment of all or any of the sd rents or due days, [6] workes being lawfully demanded, with in tenn days after demand y'of, to make distress or ceazure on the Premisses, or on any goods or Chattles of the sayd John Smyths his heyres or assignes & the same to detayn & keepe till the sd rents & due dayes workes bee fullie satisfyd/ In testimony w'of & for trve Performance of all & every thing here in concern'd from both Partys each togeather, they bind them selues their heyres executors, administrators & assignes to make good the same/ Witnessed by their interchangeable setting two their hands & seals to one peyre of these Indenturs bearing Date the 29th day of March 1662:

in Presence of vs/ Judeth \mathcal{J} Gibbons (her)
in Presence of vs/ Judeth \mathcal{I} Gibbons (her) Sarah Harmon/ p her marke
Richard Tucker/ Memorandū : y ^t Judeth the wife of James Gibbons doth freely give her full & free Con sent to this deede aboue written, befor y ^e signeing & sealing thereof as wit nessed by her hand & seal there vnta fixed/

A tree Coppy of this Inventory or Instrument aboue written, transcribed out of the originall & y^rwith compared this 5th day of July 1666 : p Edw : Rishworth Re : Cor :

Know all men by these Presents that I Thomas Gorges Deputy Governer of this Province of Mayn, according to the pouer to mee deligated from Sir Fardinando Gorges

Tho' Gorges To

Knight, Ld Proprietor of yº sayd Province, for & in Consideration of the faithfull service & long Thom wither aboade of Thomas Withers of Pischataqua to & in the sayd Province, & for diverse other good

reasons mee there vnto espetially moueing, have given, granted, barganed sould Enfeffed & Confirmd, & by these Presents do give grant bargan sell Enfeffe & confirme vnto the sd Tho: Withers, a Tract of Land lijng on the North East side of Pischatagua River, bounded on the South East side with a Cricke near a burnt tree adjacent to ye fejld of the sd Tho: Withers on the South West side with the River of Pischataqua, & on the North West with a great bla : burnt tree, standing in a Coue next adiacent to the North West part of the feild of the sayd Tho: Withers, & to goe vpon a streight North East & by east lyne from the sd tree, & also from the abouesd Cricke & burnt tree East north East, a lyne being drawn from the heads of those lynes, wch in all may comp^rhend foure hundred acers : Alsoe for the further Incoragement of the sayd Thomas Withers, & for other good considerations, I haue alsoe given & granted vnto the sd Thomas Withers, Two Ylands next South & South East, adjacent to the house of the sd Tho: Withers being by æstimation 280 acers, or there abouts being more or less; The abouesd p^rmisses to have and to hould vnto the sd Tho: Withers, his heyres & assignes for ever, yejlding y fore & paijng vnto the sd Sir Fardinando Gorges his heyrs & assignes for ever, on the 29th day of Septemb^r the some eight peence/ & In Case the rent bee behind after tenn of dayes demand, It shall bee lawfull for the sd Sir Fardinando Gorges his heyrs & assignes to distrayn/ In witness wof I haue here vnto sett my hand & seal the first day of March 1643:

Signed sealed & Delivered

Tho: Gorges (his seal)

In the Presence of us/ Nicholas Treworgye/ Christopher Rogers/

I also by these Presents do giue & grant vnto Tho: Withers his heyrs & assignes foure acers of Meddow to bee taken

In any part of spruse Cricke paijng therefore yearely on the 29th day of Septemb^r to y^e sd Sir Fardind^o Gorges, his

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heyrs & assignes one shilling In Witness w^rof I have here vnto putt my hand, this 9th day of Aprill 1643:

Tho: Gorges Deputy Gou/

The select mens approbation of y^a Deed to Tho : Withers under y^{*} hands Entred into the 3^d booke of BeCords for y^a prouince pa : 94: as Attests Edw: Rishworth ReCor:

A true Coppy of this deede aboue written, transcribed out of the originall & y^twith Compared this 6th day of July 1666 : p Edw : Rishworth Re : Cor :

To all Christean people to whome this Present writeing shall come/ Henery Jocelyn of Bla ? poynt In the Province of Mayn In New England Esq^r sendeth greeteing In our Lord god, Everlasting: Whereas the sd Henery Jocelyn is now (by vertue of a deede of gyft dated the 2cund of Septemb^r 1640 : from the late Thomas Cammocke of Bla : Poynt Gentle : which sd Deede was by the Court houlden at Sacoe vpon the 18th of October 1643: before Richd Vines Dep^{ty} Chance^{ur}: & Roger Gard ReCor vnd^r the seal of the sd Province ratifyd & Confirmed, as by the sd Deed & record more fully doth appear) possessed of a Tract of Land Called bla : poynt, In the sd Province of Mayn Contayneing 1500 acers & the appurtenances, bounded & marked vpon the 23th of May 1633: by Cap^t Walter Neale by order from the Prezident & Counsell of New England, according to a Pattent by them granted & dated the first of Novemb^r 1631: with the bay of Sacoe Southward, & with bla ? Poynt River Westward, with a Brooke Called Spurwinke Eastward, & from the Entrance thereof runneing vp one Mile & from thence crossing over with a streight Lyne to the nearest part of Bla ?: Poynt River, being the Northern Lymitts thereof: The sd Tract of Land with appurtenances togeather with two Ylands adiacent Called Strattons Ylands, being by grant vnder the hand & seal of Sir Fardinando Gorges dated the 15th of March 1640, [7] further Confirmed with other rights profetts & priuledges therein specifyd as by the sd grants more fully doth appeare, & alsoe of seaven hundred & fuety acers of Land, granted by the sd Sir Fardinando Gorges, & bordering vpon the former Tract, & where as there is bujlt vpon the same a dwelling house out houses fish houses & stage with other conveniencys, & Improvements & alsoe w^ras the sd Henery Jocleyn hath lett & demised vnto severall Persons diverse small p^rcells of the sd Tract of Land vpon payment of such acknowledgm^{ts} services & due dayes as by there severall grants more Perticularly appears/

Now Know all men, by these Presents the sd Hene : Jocelyn for diverse Considerations him moueing there vnto, & more espetially for & in Consideration of the some of foure hundred eighty foure pounds Sterig to him in hand payd by Josua Scottow of Boston M^rchant, Three hundred & Thyrty

Henry Joslyne To Josh: Scottow

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pounds where of hath been three years since received; hath given granted barganed sould Infeoffed & Confirmed, & by these Presents doth give grant bargan sell Infeoffe & Confirme vnto

the sd Josua Scottow his heyres or assigns all the sd Tract & Tracts of Land aboue mentioned, both the 1500 Acers with appurtenances as aboue bounded: also the 750 acers abouesd, with the two Ylands Called Strattons Ylands, togeather with the dwelling house, out houses fish houses, stage, Oarchard & all other app^rtenances, with one Shallop & her furniture, & eight Cows one bull two yoake of oxen Twenty ews two Rames & all the Increase, togeather with all the rents scervices due days payments from the severall Tenants which now are or for the future may bee possessd of any part or pcell of the præmisses, togeather with all the profitts & Emoluments there vpon ariseing, & priuiledges therevnto belonging. To have and to hould, all the sd severall, & singular barganed Premises, with all the Tymber wood vnderwood standing being or growing vpon the same, with the fenceing & all appurtenances rightts & priuiledges

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w^tsoever are any wise belonging to the same, to the onely proper vss, & behoofe of the sd Josua Scottow, his heyres or assigns for ever; And the sd Henery Jocelyn for himselfe heyres, executors & administrators doth covenant & grant to & with the sd Josua Scottow his heyres or assignes, by these Presents that y° sd Hene: Jocelyn at the day of the date of these Presents, is & stands lawfully sejsed to his own vss & behoofe of all the singular & barganed Premises & every part thereof with the priuiledges rightts & appurtenances therevnto belonging in a good P^rfect & absolute estate of Inheritance In ffee symple and hath in him selfe, full pouer rightt & absolute authority to grant bargan sell Convay & assure the same in manner & forme as abouesd, & that hee the sd Josua Scottow his heyres or assignes, & every of them shall & may for ever hereafter peaceably & quiettly have hould & Inioy the sd severall singular & barganed Premisses, with all the appurtenances Provided always that if the sd Henery Jocleyn his heyres or assignes shall with in the space of two years after the Date of these Presents, pay vnto the sd Josua Scottow his heyres or assignes the just debt due vnto him being the full & Compleat some of foure hundred eighty foure pounds stering abouesd, togeather with Interest at six p Cent : p Ann : Three hundred & thirty pounds worf to bee payd in Mrchandable Cod fish, refuge fish, or oyle at money price at Boston or Marble head: & the Remajnder one hundred fluety foure pounds, In the like payment at price Current, & alsoe w^t further disbursem^{ta} the sd Scottow may make for him, that then this Deede to bee mayd voyd, & of none æffect, otherwise to remajn & stand In full force, & vertue/ In witness w'of the sd Henery Jocelyn hath herevnto sett his hand & seale; Mayd at Bla ? Poynt this 16th day of July In ye yeare of our Ld 1666: In the 18th years of the Reign of or Sover-

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aign Ld Charles y^e 2nd by the grace of god King of England, Scottland, France, & Ireland Defend^r of the faith/ &c: Witness, Henery Jocleyn/ (^{his}_{seale})

Thomas Savage Junjo^r/ vera Copia, of this Deede or John Tamling/ Instrument aboue written transcribed out of the originall & there with Compared this 26th day of July: 1666 :

p Edw: Rishworth ReCor:

May 24 : day : 1652 :

Wee the select Townsmen for Kittery, have granted & lotted out vnto Mr Thomas Withers his heyres Kittery or assignes for ever, a Tract of Land with in y^e To spruse Cricke, near vnto the head of the same Cricke, first two hundred Acers, that is to say one hundred Acers at Eagle poynt, on the west side of the Cricke, & the Cricke of Water It selfe, & one hundred acers at Martines Cove, on the East side of the sd Cricke, & soe to goe vp along on both sides the sayd Cricke, vntill eight hundred acers of Land bee accomplished; The two hundred

acers of Land at Eagle Poynt & Martins Cove, is layd out by James Heard, & John Simmons, whom were appoynted to lay out Land by the Town of Kittery/

A Trve Coppy p me Humfrey Chadborne vera Copia, transcribed out of the Coppy Town Cleric[•]: of the Record, vnd^r y[•] Town Clarkes hand, & there with Compared this 30: day of July: 1666 p Edw: Rishworth Re: Cor:

Eliakim Hutchinsons Cantion Eliakime Hutchinson M^rchant as Atturney for Mr Richard Hutchinson of London, haueing the quarter part of Majo^r William Phillips his Saw

Mill with all her appurtenances being at Sacoe, & one thousand acers of Land & Meddows belonging to it mayd ouer to him vpon valewable Considerations, as by a Morgage appeareth beareing date the eighteen [8] day of October: 1664: Entereth Caution against the acknowledging or Entering of any deede In these Records, or Morgage thereof, by any Prson wtsoever/ In reference vnto the fourth part of the Saw Mill or Land aforesd/

This Caution entered this 6th day of August, 1666: p Edward Rishworth Re: Cor:

The Deposition of George Palmer aged about 43 years/ Being sworn sayth that about 3 weekes or a Moenth after William Palmer Constable of Kittery had leavyed an execution in Mr Lydes behalfe on that Prcell of packe Caske which was by him leavied off, in the hands of this Deponent, being the goods of Sylvester Harbert to satisfy Mr Lyds debt, Cap^t Walter Barefoot tooke away Three butts, Twelue Tunn of the sd Caske, which were ceazed by the same execution, with out any order from any that hee knows off, but his owne, which hee carried away for his owne proper vsse, & tould this deponent that hee would make them good againe/

Taken vpon oath this 28: of August 1663: before Edw: Rishworth Associate/

A true Coppy of this Deposition aboue written transcribed out of the originall this 11: August: 1666: p Edw: Rishworth ReCor:

This Indenture made the fiueteenth day of December, Inthe fiueteenth years of the Reign of our Soueraign Ld Charles the secund, by the grace of god George Davis King of England Scottland, France & Ireland

Defend^r of y^e faith, & in the yeare of our Ld god one thousand six hundred sixty foure, between Necodanahant, γ Quesememecke, & Obyhas In the River of Shipscott, Sagamores on the one Party, & George Daviss of the aforesd Shipscott planter on the other Party, Witnesseth that the sd Necodenahant Quesememecke & Obihas, before, & In Consideration of the some of Twele pounds to them ye sd Necodanahant, Quesememecke & Obihas before the sealing & delivery of these Presents well & truly pavd by the sd George Davess, the receipt whereof they the sd Necodenahant Quesemenecke & Obihas, do hereby acknowledg them selues to bee fully satisfyd Contented & payd & thereof euery part Prcell & penny there of, do accquitt exonerate & discharge the sd George Daviss his executors, administrators & assignes, & euery of them for ever, by these Presents haue granted given barganed & sould, allind Inffeoffed & Confirmed, & by these Presents do grant bargan & sell alline Enfeoffe convay, release deliver & Confirme vnto the sd George Daviss his heyres & assignes, all that Prcell of Land lijng on ye North West side of Whichacasecke Bay & Mountsweck bay, lijng between Kenebecke River & Shipscott River, or between the vpper narrows of Shipscott River, & the Land known by the name of Jeremisqome River, being In all by estimation foure thousand Acers or there abouts, bee It more or lesse, & alsoe all & singular Trees woods & vnderwoods, Water Water courses, Commons, Raysements profetts, Comoditys advantages Diuolands hæridaments & appurtenances w'soever, to the sd Tract of Land Marsh Meddow & vpland belonging, or any wise apprtayneing/

And also the right title Interest Clayme vsse possession reversion and remajnder whatsoever, of them the sd Nichodenahant, Quesemenecke, & Obihas, theire heyres & assignes or any or either of them in & to the sayd granted & barganed p^rmisses, & of & in & vnto every, or any part or Prcell there of, by any ways or meanes w^tsoever, to haue & to hould the sd Tract of Land Marsh Meddow & vpland, &

every part & Percell there of, with the appurtenances before hereby granted barganed & sould, or ment mentioned or Intended to bee granted barganed & sould, vnto the sayd George Davise his heyres & assignes for ever, & to & for noe other vsse & behoofe of the sayd George Dauise, his heyres & assignes for ever, & to & for no other vsse intent & purpose whatsoever, & the sayd Nicodenahant Quesemenecke, & Obihas, the sayd Premisses hereby granted barganed & sould, & every part & Prcell thereof with y^e appurtenances against them the sayd Necodenahant, Quesemenecke Obyhas & thejre heyres & every of them vnto the sayd George Dauise his heyres & assignes shall & Will warrant & defend by these Presents/ In witness whereof Wee aboue named haue Interchangeably sett thejr hands & seals the day & yeare aboue written/

The marke of Robert K Guott The marke of John C Baston/ The marke of Phillip X Bendell John Lee hia Marke I Nichodenahant // (his geal) Quesemenecke (his seal) Obyhas (his seal) A true Coppy of this deede or Instrument aboue written transcribed out of the originall & there with compared this

eleventh day of August 1666: p Edw: Rishworth Re: Cor:

[9] Bee It known vnto all men by these Presents y^t Wee Francis Morgan of the Town of Kittery In Pischataqua River Chiergeon, & Sarah my wife Administrator & administratrix to the estate of Cap^t John Michell late husband of the sd Sarah Deseased; for a valewable Consideration In hand received, by Mr John Cutt of Portsmouth

In Pischataqua River M^rchant, where with they r_{To} the sd Fran: Morgan & Sarah his wife do $J_{n^{\circ}}$ Cutt acknowledg them selues fully satisfyd, & con-

tented, & do for them selues their heyres executors & Administrators, for ever exonerate and accquitt the sd John Cutt his heyres executors administrators & assignes; In Consideration whereof they do acknowledg to have barganed, & sould & do by these Presents giue grant bargan, sell allien assigne, & sett over vnto the abouesd John Cutt, one hundred & tenn Acers of Land, scituate & being in a place, Commanly known by the name of Spruce Cricke, in the Townshipp of Kittery aforesd; which sd one hundred & tenn Acers of Land is such a part of a Tract of Land contayneing Three hundred acers of Land, granted & Lotted out by the select Townsmen for Kittery, vnto Mr Hugh Gunnisson the sixteenth of December one thousand six hundred fluety two, & to his heyrs & assignes for ever; Which sd Tract of Land is to haue its begining at Goose cricke Northwardly, & soe to come South down the Cricke to a Marshie Cove, & soe backeward the same breadth North East, vntill the Three hundred acers bee accomplished, out of which sayd Tract the aboue sayd one hundred & tenn Acers of Land by these Presents acknowledged to bee given granted barganed & sould is a part, & is to take its begining on the Southward side of the sd Land at the Marshie Cove, next vnto the one hundred acers of Land formerlie sould vnto Capt Bryan Pendleton & John Fabes, one third part for yº one hundred acers, & proportionable for the tenn Acers of the whoole Three hundred Acers along by the Cricke side, & soe backeward the same breadth, the whoole extent of the sayd grant by the Townsmen of Kittery aforesd, togeather with all the priviledges & appurtenances therevnto belonging, and app^rtayning, vnto him the sayd John Cutt his heyres executors, administrators or assignes: To have hould, & peaceably to Occupie possesse & Inioy for ever with out any lett molestation or Interruption, of them the sd Francis Morgan & Sarah

his wife or either of their heyrs executors administrators or assigns & ye sd Fran: Morgan & Sarah his wife for them selues and either of them, and for either of thejr heyres, executors administrators & assignes, do covenant & promiss to & with the sayd John Cutt, his heyrs executors administrators & assignes, & with either of them, that the aboue barganed premisses, at ye tyme of the tyme of y° sale here of, is there own estate in fee symple, & free from all former gyfts grants barganes sayles Morgages Incomberances & Intanglements wtsoever; And the sayd Francis Morgan & Sarah his Wife, for them selues & either of thejr heyres executors & Administrators doth Covenant & promiss to & with the savd John Cutt, his heyres executors administrators & assignes, & every of them to defend the Title of the sd barganed premisses from all Person or Persons claimeing any Pattent Right Title or Interest therein, or there vnto, by from or vnder them, or either of them or any other laijng lawfull Clayme there vnto;

And further y^t the sd Francis Morgan, & Sarah his wife Will bee ready, & Willing at all tymes hereafter to give such further Assurance of the sd barganed prmisses vnto him the sd John Cutt his heyres, executors Administrators or assignes as hee they or either of their Learned Counsell shall devise according to Law; In Witness Wrof ye sayd Francis Morgan, & Sarah his wife, haue herevnto sett thejre hands & seals, this Twenty secund day of Aprill Anno Dom: one thousand six hundred sixty & fiue, & in the seaventeenth yeare of the Reign of our Soueraign Ld Charles the secund, King of England Scottland, ffrance & Ireland, defend^r of the faith, &c: 1665/

Signed, sealed, & Deliverd

In the Presence of vs/ Nic: Braddicke/ Ric: Styleman/ Secty

Francis Morgan (his seal) Sarah Morgan (her)

The valewable consideration

mentioned in yº 3 or 4 lynes for y. Land specifyd in the sd Deede aboue mentioned wee do acknowledg to bee one hundred & eleven pounds $6^{\circ} = 10_{d}$ which wee have already received, & do owne this Deed Taken before me Edw: Rishworth Just: pe: & Instrum &c of writeing to bee or act & Deed as witnes or hands this: 19th of March: 1666:

Fran: Morgan | Sarah Morgan

BOOK II, FOL. 9, 10.

A true Coppy of this Deede or Instrument aboue written transcribed out of the originall & thejr with compared this 3d day of Janvary (1666) p Edw: Rishworth Re Cor:

Bee It known vnto all men by these Presents, that I Francis Morgan of the Town of Kittery, In Pischataqua River Chiergeon & Sarah my wife, Administrator & Admin-

istratrix to y° estate of Cap^t John Michelll ate Francis Morgan husband of the sayd Sarah Deseased, for a Jn° Cutt valewable Consideration in hand payd, by Mr John Cutt of Portsmouth In the same River

M^rchant, where with the sd Francis Morgan, & Sarah his wife do acknowledg them selues satisfyed & contented, & do for them selues, their heyres executors, Administrators & Assigns for ever exonerate & accquitt the sd John Cutt his heyres executors administrators & assignes : In Consideration wrof they doe [10] acknowledg to have barganed, & sould, & do by these prsents give grant bargan sell aliene, assign & sett ouer vnto him the sd John Cutt one Prcell of Marsh ground, scituate & being neare to Christopher Michells house at Bray^dboate harbour, Contayneing by estimation Two Acers, bee Itt more or lesse, which Land was formerly bought of one John Lander, by outcry, with all the priuiledges, & appurtenances therevnto belonging, or appertayneing, vnto him the sayd John Cutt his heyres executors Administrators or Assignes, to have hould Occupie, possess & peaceably to Inioy for ever with out any Lett Molestation or Interruption, of them the sd Fran: Morgan & Sarah his wife there or either of thejr heyres, executors, administrators or assignes, & the sd Francis Morgan & Sarah his wife for them selues their heyres, executors, & assignes, doth Couenant & promiss to & with the sd John Cutt his heyres executors Administrators or assignes & with every of them, that they are the true & proper owners thereof, & that It is free from all former gyfts grants barganes sayles Mor-

BOOK II, FOL. 10.

gages Incombrances, & Intanglements whatsoeuer, & that they Will at all tymes hereafter defend the Title thereof against all Persons, & that they will alsoe at all tymes bee ready & Willing to giue such further assurance thereof as may bee according to law : In Witness w^tof Wee haue here vnto sett our hands & seals this 22th of Aprill 1665 : & in the 17th yeare of the Reign of our Soveraign Ld Charles the secund, King of England Scottland France & Ireland, Defend^t of the faith &c : 1665 :

Signed sealed & Deliverd In the Presence of us/

Nic : Braddicke/ Ric : Styleman Secty Francis Morgan (^{his} seal) Sarah Morgan (^{her} seal)

The valewable consideration mentioned In this Deede Wee do acknowledg to bee eleven pounds, Wth Wee have already received, & do own this Deed & Instrument of writeing to bee our Act & deed as witness our hands, this 19th day of March 1666 |

Taken before me Edw: Rishworth Just: pe: this 19th day of March 1666 |

Fran : Morgan Sarah Morgan

A true Coppy of this Deed aboue written transcribed out of y^e originall, & there with Compared this 4th day of Janv: 1666/p Edw: Rishworth Re: Cor:

Know all men by these Presents, that Richard Vines of the Riuer of Sacoe Gentlemā: for diverse good causes & Considerations him y^rvnto moueing, doth giue grant Enfeffe & Confirme, & by this Present Deede hath given granted

Rich⁴ Vines To Jn⁶ Smith Enfeoffed & Confirmed vnto John Smyth of Sacoe Carpenter, all that one Messuage or tenement situate, lijng & being on the South side of the River of Sacoe aforesayd, contayneing one

hundred Acers of Land, bounded on the South East with the brooke Called Smyths brooke, on the North East with Sacoe River, & a Necke of Land Called the Church Poynt, on the North West with Certen trees Marked for bounds, & soe by all the breadth Southwest, till the aforesd one hundred acers of Land bee fully compleated, with free lyberty of fishing & fowling according to the Costome of this Countrey: To have & to hould the sd premisses, with the sayd Land & thejre appurtenances, vnto the aboue named John Smyth, his heyres & assignes for ever; Yeilding & paijng for the p^rmisses, to the aboue named Richd Vine's his heyres or assignes, one acknowledgment or rent charge fiue shillings yearly on the feast of Saynt Michell the arke angell, Two days worke of one man at Harvest, & one fatt Gowse or Capon on the fiue & twenteth day of Decemb^r yearly; And if it shall happen the sd rent or any Part or Parcell thereof to bee vnpayd, being lawfully demanded, that It shall bee lawfull for the sd Richard Vines his heyrs or assignes to enter into any part of the p^rmisses, & take a distress, & y° same to detayn & keepe till the aforesd rent bee payd, & the sd Richard Vines doth covenant & promiss for him selfe his heyres, & assignes that the sayd John Smyth his heyres & assignes shall peaceably hould & Iniov the aforesd p^rmisses, with every part & parcell thereof, with out any lett or disturbance of the sd Richd Vines his heyres or assignes or any other Prson by his or y^r meanes or procurement: In witness w'of the aforesd Prtys haue Interchangeably sett two y^r hands & seals this eight day of Aprill In the eighteenth yeare of the Reign of our soueraign Lord King Charles Anno Dom : 1642 :

Sealed signed & Deliverd

Richard Vines/ (his seal)

In the Presence of us/ Tho: Gorges/ A Richard Bonighton/ Edw: Godfrey Roger Garde/

A true Coppy of this Instrument or deede of sayle aboue written, transcribed out of y^e Originall, & y^r with compared this 21th of Janvary 1666: p Edw: Rishworth ReCor:

This Witnesseth that the with in named Richd Vines for good cause & consideration hath granted to the with in named John Smyth his heyres & assignes for ever, all the

BOOK II, FOL. 10, 11.

Land on y^e Northwest [11] of the Land with in granted, vnto the Land of Thomas Williams next adioyneing, to reach in length to y^e bounds

of the land of the sd John Smyth, with the appurtenances, vnder the rent within mentioned/ In witness w^{r} of the sd Richd Vines hath herevnto sett his hand, this 23th of Octob^r 1643:

In Presence of/

Vines1

To

Smith

Richard Vines/

Roger Garde/

Mr John Smyth is to haue Meddow ground proportionable to y^e rest of my servants/ July: 27:1642: Rich: Vines

Smith
To
Nicho BullyMemorandū: that y° with in named John
Smyth, doth resigne vp all his right & title
specifyd In this Deede, to the vss of Nicholas

Bully & his heyres for ever, this 21th of July 1650/ Witnesses/ John Smyth

Robert Booth/

Deborah Booth/

Jnº Smith

Nich^o Bully

То

A True Coppy of these two assignments aboue written transcribed out of y^r originalls & there with Compared this 21th day of Janvary, 1666/ p Edw: Rishworth ReCor:

> This Indenture made the 27th of June 1650/ between Mr John Smyth of Sacoe, & Nicholas

Bully fisherman of Parkers Necke as followeth The sd Nicholas Bully is to have of the sd John Smyth his plantation w^r hee now dwelleth, with all the houses bujldings lands & Meddows, with all y^rvnto belonging, for & In consideration of Thyrty pounds stering: at two payments y^t is to say flueteen pounds the 15th day of June next the date hereof, & fluetene pounds the flueteenth day of June next In the yeare of our Lord 1652:—

BOOK II, FOL. 11.

The sayd Nicholas is to Enter vpon the p^rmisses the first of March 1652: & John Smyth is to have one Rowme in the South end of this house, for his own vss two years after the day of Nicholas Bullys Enterance his heyres or assignes; It is agreed by the both Prtys that Nicholas Bully is to have to the house all the doores Windows Cropp of Corne & y^e Cropp of y^e next yeare/ Witness vs July 21th 1650/ John Smith ($\frac{his}{soul}$)

George Cleeue/ Robert Booth/

Know all men by these Presents that I John Smith who am mentioned In this writeing do owne my selfe fully satisfyed & payd every way & in euery thing, by Nicholas Bully according to the tenour of this Indenture/ Witness my hand this fifth day of June, One thousand six hundred sixty two/

Witness

John Smyth/

Sheth filetcher/ James Gibbones/

A true Coppy of this Indenture or

agreement & receipt aboue & with in written transcribed out of y° originall, & there with compared this 22th day of Janvary 1666:

p Edw: Rishworth Re: Cor:

This Indenture made the 20^{th} day of Novemb^r in the 18^{th} years of y^e Reign of our Souerajgn Lord Charles the 2cund, by the grace of god of England Scottland France & Ireland, King Defender of the faith et Cetera : Between Iob Allcocke of Yorke In the Province of Mayn, house Carpenter of the one Prty, & John Bray of Kittery shipewright In y^e Province of Mayn on y^e other Prty; Witnesseth that y^e sd Job Allcocke for & in consideration of the some of Twenty foure pounds, fiue pounds of it in money, & nineteen

of it in M^rchants pay, In boards staues or goods, in hand before the selling & deliveryng of this Present, well & truly

Job Alcock To Jn• Bray

payd, the receipt w'of the sd Job Allcocke doth acknowledg him selfe fully satisfyd, contented & payd, thereof and of every part Prcell & penny thereof, doth avow it exonerate & discharge the

sd John Bray his heyres executors & administrators, & every of them for ever, & by these Presents hath given granted barganed & sould alliend convayed released, assured deliver'd & confirmed, & by these Presents doth give grant bargan & sell allien Convay release assure deliver & Confirme vnto the sd John Bray his heyres & assignes for ever all the Land Tymber with fences belonging to the aforesd Land, being twelue acers of Land fully to bee Compleated from its breadth with all the appurtenances y^r vnto belonging, Its breadth is to begine at the water side from John Brays land marke of his land formerly bought of Majo^r Nicholas Shapleigh, and soe to runne vpon a streight Course by the water side West & by South till y^r bee twenty seaven . Land yards fully compleated; & then to runn backe from its breadth till the aforesd twelue acers bee accomplished, or Compleated; This twelue acers of Land is scituate, standing & being in Kittery aforesd, at a place adioyning next to a Prcell of Land, that John Bray shipewright of Kittery bought of Major Nicho: Shapleigh, or by w'soever names or name, the same place is called, or known, & alsoe this twelue acers of Land belongs to the place [12] whereon at Present Thomas Longleys house stands, which house is to bee taken off In Aprill next being In the years of our Lord 1667: & alsoe all Comons Comoditys advantages Emoluments heridataments appurtenances whatsoever to the sayd Twelue Acers of Land, belonging or In any wise appertayneing/ & alsoe all the right Title Claym vss possession, every of them to haue & to hould the sd, the sayd Twelue acers of Land, & every part & Prcell there of, with the appurtenances vnto

the sd John Bray his heyres & assignes for ever, & to all Intents & purposes w'soever, & the sayd Job Allcocke for him selfe his heyres executors Administrators and assignes. & for all & every of them, doth Covenant promiss & grant vnto & with the sd John Bray his heyres & assignes and for all & every of them doth couenant promiss & grant to & with ye sd Jon Bray his heyrs & assigs & euery of them shall & lawfully may from tyme to tyme & at all tymes for ever hereafter quietly & peaceably hould & haue vsse occupie possess & Inioy all & singular the before hereby granted & barganed premisses, & every part & Prcell thereof penny worth & sufficiently saved, & keept harmeless of & from all manner of Morgages of former & other barganes sayles gifts grants rents leases Morgages Dowrys & title of Dowry, or executions titles Troubles or Charges Incombrances and Demands w'soeuer, hereafter, had the sayd Job Allcocke his heyres or assignes or any of them, or of or by any other Prson or Prsons w^tsoeuer lawfully Claymeing any estate right title or Interest from by or vnder him them or any of them, & the sayd Job Allcocke for him selfe his hevres executors administrators, & for all & every of them do further covenant promiss & grant to & with the sayd John Bray his heyres & assignes, & to & with every of them by these Presents that hee the sd Job Allcocke & his hevres shall & will with in seaven years next Enseuing the date here of, at the request Cost & charge in law of him the sd John Bray his heyres & assignes make due acknowledgment execute & suffer, or Cause to bee made done acknowledged executed & suffered all & euery such further lawfull & reasonable act or Acts thing & thinges demise & demised assurances & convayances in the law w'soeuer, for the further & more better assurance & sure makeing, & Inioving of the sd Land before granted bee it by fine deed or otherwise, as learned In the law shall bee reasonably demissed or required In witness worf the Prty aboue named

BOOK II, FOL. 12, 13.

to this Present Indenture Interchangeably haue sett his hand & seal the day & yeare first aboue written 1666/ Sealed & Deliverd Job Allcocke (^{his} in y^e Presence of Fran : Morgan/

Isacke Walker/

Memorandū: that vpon the 18th day of November 1666/ quiett and peaceable possession of the land with in granted, & given & delivered by the with in named Job Allcocke, vnto the with in named John Bray in named of possession & seasin of all lands & y^e appurte-To nances therevnto belonging, In the Deed with in written contayned, to haue & to hould vnto the sd John Bray his heyres & assignes for ever, according to the Tenour & true meaneing of the deed with in written In Presence of/ Job Allcocke

Witness/

George Snell/

This Instrument aboue written, & possession given acknowledged by Job Allcocke to bee his Act & Deed vnto Mr John Bray this 8th day of Janvary 1666/ before mee Edw: Rishworth Jus^t pe:

A true Coppy of this Deed aboue written, & possession of y^e land y^r in mentioned given, with the Acknowledgment y^r of, Transcribed out of y^e originall, & there with Compared this 23 : day of Janvary 1666/ p Edw : Rishworth ReCor :

[13]

Thom: Crocket
&
Rob* MendumKnow all men by these βsents, that I Robert
Mendum of Pischataqua haue bought the house
& foure Acers of ground of Thomas Crockett

which hee bought of William Wormewood, & I the sd Robert Mendum am to give to the sd Thomas Crockett, for his house & foure Acers of ground the some of nine pounds & tenn shillings to bee payd the next spring, Three

pounds In money, & the rest In Commoditys at Michelmass next, In the yeare 1648/ & I the sd Thomas Crockett do bind my selfe & my assignes vpon payment of this money to giue to y^e aforesd Robert Mendum or his assignes possession of the house & foure acers of ground aboue named witness my hand the 21th, of Septemb^r 1647:

John Seely/

The Marke D Thomas Crockett/

Thomas Bestone/

A true Coppy of this Instrument aboue written transcribed out of the originall & there with compared this 23 : Janvary 1666 :

p Edw : Rishworth Rishworth ReCor :

Francis Morgan & Articles of agreement between Francis Morgan & Richd Endell & Richard Endle for Three scoore acers of land In spruse Cricke on the East side begineing at

Gowse Cove Northerly, & to come down South towards the Cricke, towards the Marshie Cove, & soe backewards by the same breadth North East till the threescore acers bee accomplished, according to a Town grant, & In consideration I Richard Endle do Ingage my selfe my heyres executors or assignes to pay or cause to bee payd vnto the sd ffrancis Morgan Three scoore pounds In M^{*}chandable & refuge fish & Macharell halfe this fall, & the other In fish & Macharell In July or August at the next Fall, as Witness my hand the 14th of October 1665 :

Testes

1

The marke of James Leach *FL* Hugh Allward/ Richard Endell/

A true Coppy of this agreement aboue written transcribed out of y^e originall & there with Compared this 24th Janvary 1666 : p Edw : Rishworth ReCor :

BOOK II, FOL. 13.

[•] This Instrument Witnesseth this 14th of June 1659: that I Nanuddemance Proprietor of these Lands hereafter mentioned, haue lett sett & sould all my right title of the sayd

Indians To Jn• Parker Lands & Tymber, with the appurtenances of Marsh, & vpland Meddow, vnto John Parker now dwelling vpon the sd Land, vnto him his hevres executors & administrators for ever, for

one beaver skine received, & the yearly rent of one bushell of Corne, & a quart of Lyquor to bee payd vnto the sd Nanuddemance & his heyres for ever at or before every fiue & Twenteth day of Decemb^r being Christmass day at the dwelling house of the sd Parker, reserveing out of the aforesd Land, Lyberty vnto mee my heyres to fish fowle & hunt, alsoe to sett otter Trapps with out Molestation/ The aforesd Land being bounded as followeth/

Begining at the first high head, vpon the South West side of Sagadahoc River, & soe running vp the sd River vnto Winnigans Cricke being by estimation six Miles, or there abouts, & all that Tract of Land South Westward vnto the Eastern part of Cascoe Bay/ To confirme the treuth hereof, I haue herevnto sett my hand the day & yeare aboue written/ Witnesses/ The Marke

Henery Jocelyn/ Richard Foxwell/ Roger Spencer/ THE MAIKE

of Nanuddemance/

The marke of Mr Robert Hoode Sagamore/

A true Coppy of this grant or deed aboue written, transcribed out of the originall & thejr with compared this 22th day of May: 1667: p Edw: Rishworth Re: Cor:

Bee It known unto all men by these Presents, that I William Bonighton of Sacoe, do by these Presents assigne sell & make over vnto Mr George Munioy of Cascoe a Certen

W. Boniton To Geo: Munjoy Shallop about six Tunns or the rabouts with all the Ankers Cables & sales, & appurtenances belonging to her, to have & to hould from mee the sd William Bonighton, my hevres executors

administrators, to him the sayd George Munioy his heyres executors administrators & assignes for ever, provided that in Case the sd William Bonighton [14] or his order shall well & truely pay or Cause to bee payd at the house of M^r George Munioy In Cascoe, sixteene pounds 3^s: at or before the last of October next, then this obligation to bee voyd & of none effect, or other wise to stand In full force & vertue; And It is agreed that William Boninighton shall have the vss of the boate this sommer till Octob^r next after the Date hereof, provided hee deliver the sd boate with the sayd appurtenances safe to the sd George Munioy, In as good condition as shee now is in Cascoe Bay In the Moenth of Octob^r next, or the payment of the bills In good & Current pay, and the sd William Bonighton doth Insure the boate at this Present to bee his onely, & free from titles or Clames w'soever/ In witness of the treuth of the aboue written p^rmisses I William Bonighton haue here vnto sett my hand this sixt day of Aprill: 1667:

Signed & delivered In the Presence of us/ Francis Neale/ Hene : Williams/ William Bonighton

his Marke +

Possession given of the sd Shallop In the Presence of us, as witness o^r hands this 7th of Aprill, 1667:

Andrew Thornes marke 🗡

Tho: Halies marke ¥

Andrew Thorne & Tho : Halie giue thejr oaths that they saw the Shallop deliverd as aboue expressed the 7 : of Aprill : 67 : before mee Fran : Hooke Jus^t pe

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This Instrument was acknowledged & delivered before mee the day & yeare aboue written the 7: Aprill: 1667: Fran: Hooke Jus^t pe:

A Trve Coppy of this assignement aboue written, & of possession of the shallop delivered to Mr Geo: Munioy, with an acknowledgm^t thereof transcribed out of y^o originall & therewith compared this 23: day of May 1667:

p Edw: Rishworth ReCor:

This Indenture made, the Two & twenteth day of Aprill, In the Eleaventh years of our Soveraign Lord, Charles, by the grace of god, King of England, Scottland, france, & Ireland, Defend^r of the faith &c: betwene the Councell estab-

Plimouth Council & Jn• Mason lished at Plymouth In the County of Deavon for the planting ordering ruleing & governing of New England, in America on y^e one part, & Cap^t John Masone Esq^r on the other part, Witnesseth/ That

wras our late Soueraign Lord King James of blessed memory, by his highness Letters pattents vnder the great seal of England, bearing date at Westminster the third day of Novembr In the eighteenth yeare of his highnesse Reign over the Realme of England, for the considerations In the same letters pattents expressed, hath absolutely given granted & Confirmed vnto the sayd Councell & thejr successors for ever, all the Land of New England In America lijng & being In breadth from fourty degrees of Northerly latitude from the æquinoctiall Lyne, to fourty eight degrees of the sd Northerly latitude Inclusively, & In length of & with in all the breadth aforesd, through out the Mayn Land from sea to sea, togeather alsoe with all the firme Lands, soyles, grounds Havons, Ports, Rivers, Waters, fishings Mines, and Mineralls as well Royall mines of gould & silver as other Mines & Mineralls, pretious stones quarries, & all & singular other commoditys Jurisdictions, Royalties, priviledges, frantises,

& præheminences, both with in the sd Tract of Land, vpon the Mayn, & alsoe with in the Islands, & seas adioyning (as by the sd Letters Pattents amongst diverse other things thejr in contayned, more at Large doth & may appeare)

Now this Indenture further Witnesseth, that y^e sd Counsell in P^rformance of an agreement made by & between them selues, & Inacted the third day of February last past before the date of these Presents, for a competent some of Money, & alsoe for diverse other good causes & considerations them the sayd counsell herevnto espetially moueing, have given granted barganed sould, Inffeeffed & confirmed, & by these Presents do give grant bargan sell Infeoffe & confirme vnto the sd Cap^t John Mayson his heyres & assignes, all that part purpart & portion of the Mayn Land of New England aforesd, begining from the Middle part of Nahumkege River & from thence to proceed Eastward along the sea Coast to Cape Ann, & round about the same to Pischataqua harbour, & soe forward vp with in the River of Newgewanacke, & to the furthest head of the sd River, & from thence [15] Northwestwards, till sixty Miles bee finished from the first entrance of Pischataqua Harbour, & alsoe from Nauumkeage through the River there of vp into the land West sixty Miles, from which perioud to crosse over Land to the sixty Miles end, accompted from Pischataqua through Newgewanacke River, to the Land Northwestward aforesd, & alsoe all that South halfe of the Yles of shoales togeather with all other Iselands & Iseletts as well Imbayd, as with in fiue Leagues distance from the Premisses, & abutting vpon the same or any part or Prcell thereof, not otherwise granted to any by spetiall name; All which Part & portion of Lands Islands & P^rmisses are from hence forth to bee Called by the name of New Hampshyre/ And alsoe the sd Counsell for the Considerations aforesd, haue given granted barganed sould Infeoffed & confirmed, & by these ßsents do give grant bargan sell Infeoff & confirme vnto the sd Capt John Mayson his heyres & assignes all that other Prcell or portion

of Lands, woods & wood grounds, lijng on the South East Part of the River Sagadehocke In New England aforesd, at the Mouth or entrance there of, Contayneing, & to contayn there tenn thousand Acers/ Which sd other Prcell of Lands from hence forth is to bee Called by the name of Massonia/ And moreouer the sd counsell for the considerations aforesd, haue given granted barganed sould, Infeoffd & Confirmed, & by these Presents do give grant bargan sell Infeoff & confirme vnto the sd Cap^t John Mason his heyres & assigns, togeather with the sd barganed Premisses, all the firme lands soyles grounds Havons, Ports Rivers, waters fishings, Mines & mineralls, as well Royall Mines of gould & silver, as other Mines & Mineralls, prætious stones quarries, & all & singular other Comoditys, Jurisdictions Royaltys, priuilidges frantises, & preheminences both within the sd Tracts of Land vpon the Mayn, & alsoe with in the Ylands & seas adioyneing/ Saveing, excepting, & reserving, out of this Present grant onely the fifth Part of all the oare of gould & silver due to his Majestys heyres & Successors, & In & by the sd recited Letters Pattents reserved/ To have & to hould all those the sd severall Prcells of Land, & all the other sd barganed Premisses, with their & euery of there appurtenācs (except before excepted) vnto the sd Cap^t John Mason, his heyres & assignes, to the onely proper vss & behalfe of him the sd Cap^t John Mason, his heyrs & assigns for ever, & to bee Inioyed as fully freely & In as large ample & benefitiall manner & forme to all Intents & purposes w'soeuer, as they the sd Counsell & thejr successors by vertue of the sd recited letters Pattents might or out to haue hould & Inioy the same or any Part or Prcell there of/ In witness wrof to the one Part of this Present Indenture, remaneing in the hands of the sd Cap^t John Mason, they the sd Counsell haue afixed thejr Coman seal/ to the other Part of this Present Indenture remajning In the hands of the sd Counsell, the sd Cap^t John Mason hath sett two his hand & seal dated the day & yeare first aboue written/ Anno:

BOOK II, FOL. 15.

Dom $\tilde{:}$ 1635 : & sealed with the seal of the sd Counsell thereon appended/

Vera Copia/

Fred : Ixem Noto" pub"us

1664:

A True Coppy transcribed out of the originall Coppy this 25 May: 1667: & there with Compared p Edw: Rishworth Re: Cor:

To all Christean people vnto whom these Presents shall come, the Councell for the affayres of New England In America send greeteing in o^r Lord god everlasting/ W^ras our late Soueraign Ld King James of blessed memory, by his highness letters pattents vnder the great seal of England beareing date at Westminster the third day of Novemb^r In the eighteenth yeare of his Reign over his highness Realme of England, for the Consideration In these letters Pattents expressed, & declared, hath absolutely given granted & Confirmed vnto the said counsell, & their successors for ever, All the land of New England In America, lijng & being in

Plim: Council To Jnº Mason breadth from fourty degrees of Notherly Latitude from the equinoctiall Lyne to fourty eight degrees of the sd Notherly latitude Incluseively,

& In length of and with in all the breadth aforesd, from sea to sea, togeather alsoe with all the firme Lands Soyles grounds, havens ports Rivers, Waters, fishings, Mines, & Mineralls as Well Royall Mines of gould & silver as other Mines, & Mineralls pretious stoons quaries, & all singular other commoditys, Jurisdictions Royaltys, priviledges Frantisces, preheminences, both with in the sd Tract of Land, vpon y^e Mayn & alsoe within the Yslands & seas Adioyneing, as by the sd letters pattents, amongst diverse other things therein Contayned, more at large, doth & may appeare; Now know all men by these ßsents, That y^e sd

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Counsell of New [16] England in America being assembled In publick Court, according to an act made & agreed vpon the third day of February last past, before the date of these Presents, for diverse good causes & considerations, them y^rvnto espetially moueing, Have given, granted, aliened barganed & sould, & in & by these Presents do for them & their successors, give, grant, aliene bargane sell & confirme vnto Cap^t John Mason Esq^r, his heyres & assignes, all that part of the Mayn Land of New England aforesd, begining from the Middle part of Navmkeck River, & from thence to proceed Eastwards along the sea Coast to Cape Anne & round about the same to Pischataway Harbor, & soe forwards vp with in the River of Newgewanacke, & to y^e furthest head of the sd River, & from thence North Westwards, till sixty Miles bee finished, from the first entrance of Pischataqua Harbor & alsoe from Naumkecke through the River thereof vp into the Land West sixty Miles, from which period to cross over Land to yº sixty Miles End, accompted from Pischataway, through Newgewanack River to the Land North West aforesd, & alsoe all that the South halfe of the Yles of shoales, all which Lands with the Consent of the Counsell shall from henceforth bee Called New Hamshyre/ And alsoe tenn Thousand Acers more of Land In New England aforesd, on the South East part of Sagadihoc, at the Mouth or entrance y^r of, from henceforth to bee Called by the name of Massonia/ togeather with all & singular Havens Harbors, Cricks, & Iylands Inbayd, & all Islands & Isetts, lijng with in fiue leagues distance of the Mayne land opposite & abbutting vpon the Premises or any part thereof, Not formerly lawfully granted to any, by spetiall name, & all Mines, Mineralls, quaries soyles, & woods, Marshes waters Rivers lakes, fishing, hawkings hunting, & fowling, & All other Royaltys, Jurisdictions previledges, Preheminences profitts, comoditys, & hæriditaments w'soever, with all & singular their & every of y' app'tenances & togeather alsoe with all rents reserved, & the benefitt of all profitts due to

the sd Counsell, & their successors, with pouer of Judicature in all causes & matters w^tsoever, as Well Criminall Capitall & civill, ariseing or which may hereafter arise with in the Lymitts, bounds & p^rcincts aforesayd, to bee exercized, & executed according to the Laws of England, as neere as may bee, by the sd Cap^t John Mason his heyres & assignes, or his or thejr Deputys Leeftents Judges, Stewards or officers therevnto by him or them assignned, deputed or appoynted from tyme to tyme, with all other priviledges frantises, Lybertys, Immunitys, Escheats, & causuallitys, there of ariseing or which shall or may hereafter arise with in the sd Lymitts & pcincts with all the Right title Clayme & demand w'soever, which the sd Counsell & their successors now of right have or ought to haue or Claime, or may haue or acquir hereafter in or to the sd portion of Lands, or Islands, or any of the fimisses, and In as large free ample benefitiall a manner, to all Intents Constructions & purposes w'soever, as the sd Counsell, by vertue of his Majestys sd letters Pattents may or Can grant the same saveing & always reserving vnto ye sd Counsell & their successors pouer to receive heare & determine & singular appeale & appeales of every pson & Prsons w^tsoeuer, dwelling or Inhabiting with in the sd Teritorys & Yslands or any Prt thereof, soe granted as aforesd, of & from all Judgments & sentences w'soeuer given with in the sd Lands, & territorys aforesd, To haue & to hould all & singular the Lands & fimisses aboue by these fisents granted (except before excepted) with all & all manner of Profetts, commoditys & hæriditaments, whatsoeuer, with in the Lands & pcincts aforesd, to the sd Lands Yslands & βmisses, or any Part of them any wise belonging, or appertayning vnto the sd Cap^t John Mason his heyres & assignes, to the onely pper vss & behoofe of him the sd Capt John Mason his heyres & assignes for ever, to bee houlden of the sd Counsell & thejr successors p gladium Commitatis, that is to say by finding foure able men conveniently armed & arayed for the warr to Attend vpon the Gouerñ^r of New

BOOK II, FOL. 16, 17.

England, for the publick service of, within foureteen days after any warneing given/ Yejlding & paijng vnto the sd Counsell & y^r successors for ever one fift Part of all the oare of the Mines of gould & silver, which shall bee had possessed or obtayned, with in the Lymitts or pcincts aforesd, for all Rents services, dutys & demands w'soeuer, due vnto the sd Counsell & their successors, from any plantation within the Precincts aforesd, the same to bee delivered vnto his Majestys Receiver [17] his Deputy or Deputys assigned for the receipt there of to the vss of his Majesty his heyres & successors from tyme to tyme with in the Lands Beinets & territorys of New England, aforesd; And lastly the sd Counsell have deputed & authoriz'd & appoynted & In their place & stead haue putt Henery Jocelyn Esqr, & Ambrose Gibbines Gentle : or either of them to bee yr true & lawfull Atturney, & Atturneys for them & In y^r name & stead to enter into the sd Lands & other the pmisses with their appurtenances or any Part thereof in the name of the whool, & to take quiett & peaceable possession & seazin thereof soe had & taken as aforesd/ then to deliver the same vnto the sd Capt John Mason his heyres or assigns, or to his or thejr Certen atturney or Atturnys to bee by him or y^m deputed on that behalfe, according to the purport trve Intent & meaning of these β sents/ In witness w^r of they the sd Counsell haue here vnto afixed their coman seal/ Dated the Two & Twenteth day of Aprill, In the Eleaventh yeare of the Reigne of o^r Soueraign Ld Charles by the grace of god King of England Scottland, ffrance & Ireland Defend^r of the faith Anno: Dom : 1635 :

Sealed with the seal of the sd Counsell there to appended/ Vera Copia/

> Fred : Ixem Notoio[®] Publicus/

A tree Coppy transcribed out of the original Coppy & there with Compared this 27: May: 1667:

p Edw: Rishworth ReCor:

To the Kings most exelt Majestie/

The humble petition of Robert Mason of London M^rchant Edw^d Godfrey, Henery Gardiner, George Griffine & sundry other pattentees, & Inhabitants of the provinces of Hampshire, & Mayn, & severall other Tracts of Land in New England/

Sheweth

Mason Godfrey ac Petition to y• King That your petitioners by Pattents granted, by yo^r Majestys most Royall father of ever blessed Memory, Were possessed of sundrey Tracts of land in New New England, with the diverse

priviledges y'vnto granted as by the sd Pattents may appeare, the which at a great Charge was populated, to the expence of aboue 20000^{1d} Sterig: They governing the Colonys quietly & peaceably many years according to the laws of yor Majestys kingdome of England, But dureing these late sadd tyms of distraction here In England, those of the Pattent & Colloney of the Massatusetts, Intending to make them selues a free state, & to bring all that yor Majestys vast territory vnder their pouer & subjection, haue by strong hand & Menaces, deprived your petitioners of their lands & priviledges, seized on thejr Cattle, & would have Imposed vpon yor petitioners & their servants an oath of fidelity to their goverment, with out any relation to your Majestys kingdome of England, laijng great fines vpon those that should seeke to England for releife, to some of yor petitioners rujne & yr familys vtter vndoeing/

Yo^r petitioners must humbly pray, that In regard It is of Concernem^t to your Majesty, & redresse of yo^r Petio^m that yo^r Majesty will be gratiously pleasd to referr the heareing of the Cases to the Right Hono^{ble} Ld Willoughby of Parham, Lord Baltimore, Robert Mason Docto^r of Laws, & one of the Maisters of request to yo^r Majesty Sir James Bunce, K^t & Barronett, Sir John Jacob K^t Sir Nicho: Crip K^t Sir Richd Foard, John Exton Docter of laws, Gyles Sweatt

BOOK II, FOL. 17, 18.

Docter of laws William Turner Docter of laws, & John Mills Doct^r of Laws, & Thomas Povey Esq^r, or to any three or more of them, to call before them all Prtys Interested, & to hear & examine the whool matter complayned of, & accordingly to report their opinions to yor Majesty what they conceive fitt for yo' Majesty to do In the Petitioners behalfe/

And they shall ever pray &c :/

Att the Court at Whitte Hall the 17: Novembr 1660:

His Majesty haueing beene moved in this peti-Answer tion is gratiously pleasd to grant the Petitio¹⁹ humble request, & to referr the Consideration thereof to the L^{ds} K^{its} & others in the petition mentioned, or to any three or more of them, who are hereby authorized to call all Prtys Interested before them, & after due examination had of the Prticulars thejr in, his Majestys pleasure is, that they the sd refferees do report their proceedings & opinions therein to his Majesty what they shall conceive fitt for his Majesty to doe In the Petitio¹ behalfe as It is humbly desired, & then his Majesty will declare his further pleasure/

Robert Mason/

vera Copia of this petition aboue written, & his Majestys answere therevnto, transcribed out of their originalls & there with Compared this 28th d: of May: 1667: p Edw: Rishworth Re: Cor:

To the Kings Most Excellent Majesty/

Mason &c Toy• King

According to yor Majestys refference vpon the petition of Robert Mason, Edward Godfrey & others herevnto annexed, bearing date at White hall the seaventeenth of Novemb^r 1660: Wee haue heard the Claymes & Complaynts of the Petitioners, & also summoned by process publiquely, executed at the Exchange, [18] on the xxith day of Janvary last, against all psons Interessed In

that business, but none appeared but Cap^t John Leverett, who acknowledged that formerly hee was Commissionated as an Agent of the Corporation of Boston In New England, but that now hee had noe authority to appeare or act in their behalfe/ vpon produceing diverse letters Pattents, & examination of Witnesses, Wee find that Capt John Mason grandfather to Robert Mason one of the petitioners & Edw: Godfrey one other of the petitioners by vertue of severall Letters patents vnder the great Seal of England granted vnto them & others by yo' Majestys late Royall father, by them selues & their assignes, haue been in Actuall & quiett possession of severall tracts Prcells & devissions of Land, in New England, as In & by the sd letters Patents is pticularly expressed/ And that y^e sd Cap^t John Mason, & the sd Edw: Godfrey did expend, & lay out considerable somes of Money In settleing Plantations & Collonys there/

That the sd Edward Godfrey hath lived there for fiue & twenty years haueing vndergone & discharged the office of Gover of the Province of Mayn, with much reputation & Integrity of Justice, & Indeauoring the regulation & gouerment of those Prts where hee lived, according to the known & settled laws of this Kingdome/

That Notwithstanding the sd Edw: Godfrey hath not onely been turned out of his sd place of Gouerment, but hath been vtterly outed & dispossesd of his lands & estate, in that County which the Inhabitants of the Massatusetts haue forcebly seized & still do detayne the same from him/

That It appeareth as Well by the testimony of Witnesses, as by a Coppy of the Letters Patents, that they were not to act any thing repugnant to y^e laws of England, nor to extend thejr bounds & lymitts of the sd Corporation further then three Miles Northwards of Merrimacke River; And as a memoriall & evidence there of, the Gouerner of the Massatusetts did sett vp an house about 30 years since w^ch was Called the bound house, & is known by that name to this day/ And with devission & assignement or Lott of land the Inhabitants & Patentees of the sd corporation of the Massatusetts rested contented for the space of sixteen years togeather, vntill about the yeare 1652: they did Inlarge & stretch y^r lyne aboue three scoore Miles beyond their known & settled bounds, aforesd; And have thereby not onely Invaded & Incroached vpon plantations, & Inheritances of the petition" & other yo' Majestys subjects, but by Menaces & armed forces Compelled y^m to submit to thejr vsurped & arbitrary goverment, wch they have declared to bee Independent of yo' Majestys Crowne of England, & not subordinate there vnto/ It appeareth further by the Witnesses, that y° Collony of the Massatusetts hath for this many years past, haue Indeauored to Moddle & Contrive themselues into a free state or Coman Wealth, with out any relation to the Crowne of England, Assumeing on them selues the name & style of a Coman Wealth, Issueing out of Writts In yr owne names, Imposeing of Oaths to bee trve vnto them selues contrary to that of Alleagiance, Coyneing of Money with thejr own stampe, & signature, exercizing an Arbitrary pouer over the estats & Prsons of all such as submitt not to their goverment, allowing them noe appeals to England, & some haue been soe bould as publiculy to affirme, that If his Majesty should send them a Governer, That the severall Townes & Churches throughout the whoole Countrey vnder y' goverment did resolve to oppose him/ And others haue sd that before they of New England would or should submitt to any appeale to England, they would sell that Countrey or plantation to the King of Spaine/

That by reason of the β misses, the sd Robert Mason, & Edw: Godfrey, have been damnifyd In their plantations, & estates to the valew of five thousand pounds, according to y[•] Judgme^t & estimation of severall Witnesses, examined In y^t behalfe/

But by what Pretence of right or authority, the Massatusetts haue taken vpon them to Proceede & act In such a manner doth not appeare to us/ All which Wee most humbly represent to yo^r Majesty, In duty & obedience to your Comands, not Presumeing to offer any opinion In a business of soe high Importance, w^rin the Publique Interest & Goverment of yo^r Majesty, appeares soe much Intermix't & Concern'd with the private Interest of the petitioners/

Robert Mason/G. Sweit veria Copia, of this returne Ja : Bunce/ Richard Ford made by the referrees to Joh : Exton John Myles/ his Majesty, transcribed Tho : Povey/ out of the originall & thejr with compared this 29th day of May/ 1667 : p Edw : Rishworth Re : Cor :

To the Kings most Ext Majesty/

The humble petition of Robert Mason of London M⁴chant pattentee of the province of Hampshyre, & the heyre of Edw: Godfrey Inhabitant of the province of Mayn, In New England/

Sheweth/

That yo^r petitioners did in Anno: 1660: In a former Petition presented to yo^r Majesty sett forth the vnjust & tiranicall proceedings of those of the Province of Masons Petition the Massatusetts against yo^r petitioners/Where-To the King vpon your Majesty was most gratiously pleasd to referr the consideration of yo^r Petitioners Complaynts vnto the Right Hono^{ble} the Lord Willowby of Parham, Ld Baltimore, Robert Mason Doctor of laws, & one of the Maisters of request to your Majesty, James Bunce K^t & Baro^{tt} John Jacob K^t Sir Nicho: Crisp, S^r Richd Ford, John Exton Docter of laws, [19] John Mylls Doct^r of Laws & Thomas Povey Esq^r, or to any three or more of them, who were authorized to call all Prtys Interesed before them, & after due examination had of the Prticulars, to make report thereof to yo^r Majesty, & then your Majesty would declare your further pleasure/ The former petition & referrence with the referrees report, being here vnto Annexed is humbly Presented to yo^r Majesty/

> Your Petio^m most humbly pray, that In regard yo^r Majesty is pleasd to send over Commissio^m to New England for y^e settleing of yo^r Majestys Country, & seing noe Prson appeared here In defence of the Massatusetts of the Corporation of Boston in New England, to the Complaynt of yo^r Petitio^m That y^r fore yo^r Majesty would bee gratiously pleasd to referr & recomend the Complaynts of yo^r Petitioners, with the report of the referrees, vnto the further examination of those your Majestys Commissioners for New England, with pouer to determine there of as they shall see fitting/

> > And yor Petition shall ever pray/

A true Coppy of this petition aboue written transcribed out of the originall & there with compared this 31: May: 1667: p Edw: Rishworth Re: Cor:

London 3 : May : 1664 :

Collo : Richd Nicolls/

And much Honord Sir/

It hath been my great misfortue that I had not the hono^r of your acquantance, before you left London, since you are

Bobt Masons sid Letter to Colo Nicolls FC

by his Majesty appoynted one of the Commissioners for New England, & as I am Informed recommended to that Countrey for y^e Generall Gouer, thereof I am hartily glad; I am heyre to,

& proprieto^r of a very considerable Tract of Land In New

England lijng vpon the River of Pischataqua, according to the Indenture here Inclosed, being true Coppys examined & Attested by Fredericke Ixem publi & soole notary to our Soueraign Ld the King, the bounds of my pattent w'by you will preive my grandfather John Mason Esqr, did in his life tyme expend vpon y^t Province of New Hampshyre w^rby my Lands are called, aboue eight thousand pounds the benefitt whereof Wee Inioyed till about y° yeare 1650: Those with out the Collony of Boston with out cause or reason seized on my estate, severall of the Inhabitants Compliing & combineing with them, to defraud mee of my right, & hitherto Iniustly haue made hauocke thereof/ It is therefore my hmble request to you that you will bee pleased, with others the Commissioners to bound of severall Pattents, that so all manner of Contention for future may Cease, & according as vnder my hand and seal I haue given you full pouer to to order settle & governe my province, as In yor wisedome you shall see fitting, & to erect Courts of Judicature In such places of the province, as shall bee most Convenjent for the Inhabitants, for that I have noe dependance vpon, or relation two the Courts of Boston/ & that you place such Magestrats & officers in that province as you shall best bee pleased, w'by It may bee governed vnder obedience to his Majesty/ And if it shall please you to take care of these my lands In the letting & Renting thereof, I shall readily allow yo' Worship the one 3d part of all the profetts, that shall bee made thereof, which in a short tyme will bee very considerable, there being aboue one Thousand familys vpon the land you may bee pleasd to lett there leases for such. Tearme of years as you shall thinke fitting / & if you cannot act herein Immediately your selfe, you may please to substitute yor Atturney whom you please, hee giveing you an Accopt thereof/ I have a Kinesman Mr Jos: Mason liveing at Pischataqua, who was formerly my agent but by reason of his age, is not able any longer to Act therein/ hee can give you a good Accompt of the state of my affayres/ the

most considerable of the Lands Improved by my grandfather, are those that ly by the entrance of Pischataway harbour, with the great Island, & the lands at Newgewanacke, where vpon are many Saw Mills/ these Lands will yejld a considerable Rent/ for lands w^{ch} haue been Improved by others at their Charge I leave that to your selfe, to take such rent as may give them Incoragement/ I hope you will not denie mee the acceptance of this trouble/ begging yor answere I humbly take leave & rest/

yor most humble servant/

Bee pleasd to direct yor letters Robert Mason to mee In St Nicho: Lane/

I must confess I am altogether a stranger to you, but by the next poast Mr Vmfrey Nicholson my good frejnd & Neighbour will write you in my behalfe/ Mr Secretary Bennett acquanted mee this day that hee had recommended my business to you, according to a petition I delivered his Majesty/

A true Coppy of Mr Robert Masons letter directed to Gener^u Nicolls, transcribed out of the originall & therewith Compared this 31: d: of May: 1667:

p Edw: Rishworth Re: Cor:

By this publique Instrument of Procuration or letter of Attorney, bee It known & manifest vnto all people, that on the third day of the Moenth of May Anno Dom 21664: In the sixteenth year of our Soveraign Ld Charles the secund by the grace of god King of England Scottland, France & Ireland Defend^r of y^o faith &c : Before mee ffredericke Ixem soole Notary & Tabellion Publique to & for our sayd Soversign Ld the King, Admitted & sworne, dwelling in this citty of London, & In the Presence of the witnesses afternamed Prisonally appeared Robert Mason of London aforesd M^rchant, vnto mee Notary well knon [20] And declared that

wras by Indenture beareing date the Two & Twenteth of Aprill one thousand six hundred thirty & fiue, Made between the Honorable Counsell then established at Plymouth In the County of Deavon for the planting ruleing ordering & governeing of New England, In America of one Part, and Captajn John Mason Esq^r of the other Part, wrof a Coppy Athenticke goeth here with, vnder my notoriall firme & seal of office, The sd Counsell amongst other things therein conteined, haue barganed & sould vnto the sd Cap^t John Mason his heyres & assigns for ever, all that Prt of the Majne Land

of New England thejr in Called New Hampshire, Ro' Mason's & other Prcells of Lands & priviledges & advan-Letter of Attor: tages at Large in the sd Indenture mentioned, & То Col: Nicholls as there by may appeare/ Now the savd appearor, being as hee declareth & deposeth hee is, Grand Child & sole hejre of the sayd Cap^t John Mason, In the first place revoakeing makeing voyd & of none æffect all former & other Procurations & powers w^tsoever, by him for the after mentioned æffect given or granted to any Prson or Prsons w'soeuer Hath De novo, made ordajned, & In his stead & place hath putt & Constituted, & by these Presents doth make ordajne & In his stead & place doth putt & Constitue his Trusty & Well beloued freind, The Honor^{ble} Colonell Richd Nicolls Governer of New England, his trve & Lawfull Attorney & assigney giveing vnto him full pouer authority, & spetiall charge for, In the name & to the vss of the sd Constituant, his heyres & assignes to enter into & vpon the sd Lands In the sd receited Indenture mentioned too bee sould or into any part there of, In the name of the whoole, & to take possession thereof, And by lease or for yearly Rent, & vnto such Prson or Prsons for such tyme & such prises & vpon such tearmes & Conditions as his sd Atturney shall thinke fitting, & most Conduceing to the Profitt & aduantage of him Constituant, To lett or sett all or any Part or Prcell of the sayd Lands, And alsoe all or any houses edifices or buildings there on Erected or built, or

Воок П, Fol. 20.

to bee Erected or bujlt & all rent due, or to bee due for the same, or any Part thereof, to recover & receive of & from such Prson or Prsons as it of right shall appertajne/ And of the receipt to make & give due acquittance, & for the effect aforesd to make & pass all such Leases & other writing or writings as shall bee necessary & required / & If neede bee for the Premisses to appeare, & the Prson of the sd Constituant to represent In all Courts, & before all Lords Judges & Justices/ & to do say pursue Implead seize sequester Attach to Arrest Impryson & to condemne & out of pryson againe wⁿ neede shall bee to deliver/ Likewise one Attorney or more with like or lymited pouer vnder him to make & substitute, & his pleasure to revoake & generally in & concerneing the Premisses, & the Dependences thereof to doe, say finish conclude and execute & accomplish all & w'soever the sd Constituant him selfe might or could do Prsonally All which the sd Constituant doeth promiss to have & hould for good firme & of valew for ever/ Provided, that his sd Attorney (haueing by force here of otherwise taken possession of the sd Lands or any part y of shall bee bound att demand to deliver the same vnto the sd Constituant his executors or assignes, a trve & p'fect Accompt of and for w'soever by him or his substitute shall bee doune or procured to bee doune In & about the premisses, by vertue hereof/

In witness where of the sd Constituant hath here vnto putt his hand & seale/ This was done & passed In this Citty of London In the Prsence of William Storey & Robert Barton my Clarkes

Witnesses/Robert Mason (his
seale)William Storey/Quod Attestor Manv acsigilla/Robert Barton/Fredrick : Ixem Notoriõs publius
vera Copia of this letter of Attorney aboue written transcribed out of the originall & there with Compared this 31 :day of May 1667 :

p Edw: Rishworth Re: Cor:

[21] To all Christian People, to whom this present Writing shall come/ I Richard Nicolls Esq^r, Governer of all the Territorys belonging to his Royall Highness, the Duke of Yorke In America, send greeting/ Where as Cap^t John Mason, was heretofore Interessed in a Certen Tract of Land In New England Commanly Called New Hampshire, as also In severall other Prcells of Lands adioyneing there vnto,

togeather with diverse Priviledges & advantages, Rich⁴ Nicolls Lett^r of Attorney Nico⁵ Shapleigh</sub> then established att Plymouth, In the County

of Deavon, for the planting ruleing ordering & governing of New England In America, of the one part & the sd Cap^t John Mason on the other part, more at large doth appeare / And whereas the Right Title & Interest of the sd Cap^t John Mason, is devolved vpon Robert Mason of London Merchant his grand child, who by an Instrument vnder his hand & seale, Attested by Fredericke Ixem Sole Notary & tabellion publique to & for our Soveraign Lord the King, vnder the seale of his office, hath putt & Constituted mee his true & lawfull Attorney & Assignee, giveing mee full pouer & authority to Enter into & vpon the Lands In the sayd recieted Indenture mentioned, or Into any part thereof/ And to lett or sett all or any part or prcell thereof/ As also to make a passe a Lease or Leases of the same/ And one Attorney or more to make & substitute under mee as neede shall require/ For the better Manageing, & preservation of the sayd estate, for the vse & benefitt of the Proprieto^r his heyres & assignes Now know yee, that for diverse good reasons & Considerations mee here vnto Espetially moueing, I have made Constituted ordayned appoynted, And In my place & steade, by these presents haue putt my Loueing frejnd Nicholas Shapleigh of Kittery In Pischataqua River M^rchant, my trve sufficient and lawfull Attorney to take care of all the sd estate of Robert Mason

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aforesd, wherewith I am Entrusted, that noe part thereof bee Imbesselled or destroyed/ More espetially for the preservation of Masting, & other Timber trees growing vpon the sd Land, fitt for shipping which diverse Prsons haue taken the Lyberty to cutt downe & destroy without lycence or giveing any Accompt for the same / I do therefore hereby give vnto my sd Attorney, full pouer and authority to hinder all or any Prson or Prsons, from Cutting any such Tymber or Tymber Trees or Masts growing vpon the Lands aforesd/ And any such Prson or Prsons to sue & Impleade, who shall Committ any trespass vpon the same/ Provided Notwithstanding that It shall & may bee lawfull for my sd Attorney, & such as hee shall Imploy to Cutt down & transport any trees for Masting, or any other vse for shipping, as hee shall thinke fitt with in the bounds & Lymitts of the sayd Lands with in the Pattent mentioned, lijng on the South West side of Pischataqua River, and soe vpward Into the Countrey, as fare as any Convenjency is for the same/ Hee rendering to mee a trve & iust Accompt of all such Tymber Trees and Masts as hee shall cause to bee Cutt down or Transported togeather with the valew thereof: And w^tsoever my sayd Attorney shall Lawfully do In my name, concerning the Premisses, I do by these presents ratify & Confirme/ In witness w^r of I have herevnto putt my hand & seale the 20th day of Novembr In the Eighteenth yeare of his Majestys Reign, And In the yeare of our Lord God, 1666:

Signed sealed & Delivered, (^{his}_{seale}) Richard Nicolls In the Presence of,

Robert Carr/ Mathias Nicolls

Edw: Sackeuill/

vera Copia of this letter of Attorney transcribed out of the originall & there with Compared this first day of June 1667 p Edw: Rishworth Re: Cor:

[22] Robert Mason his Title & estate In Certajne Lands In New England/

King James of ever blessed Memory, by his letters Pattents vnder y^e great seale of England beareing date at Westminster the 3d day of Novemb¹ 1620: In the eighteenth yeare of his Reign ouer the Realme of England for the Consideration there in mentioned did give grant & Confirme vnto the Counsell of New England & there successors for ever all the Land of New England In America In breadth from fourty degrees to fourty eight degrees of Northerly Latitude from the equinoctiall Lyne, & in length of & with in all the breadth aforesd from sea to sea, togeather alsoe with all & singular other Comoditys, Jurisdictions, Royaltys, & priuiledges In the sd Tract of Land & Yslands & Seas adiaycent as by the sd Letters Pattents relation being there vnto had more at large appeareth/

The sayd Councell of New England as by their Indenture bearing date the 9th day of March In the nineteenth yeare of y° Reign of King James for diverse good Causes & considerations them therevnto moueing, did grant bargane & sell vnto John Mason Esq^r his heyres & assignes for ever, all that great head Land Comanly Called or known by the name of Cape Trapigrandu or Cape Ann, with the North South & East Shoares lijng & being In the Northermost Parts of the Massatusetts Country, & to the North Eastwards of the great River of the Massatusetts, Streaching it selfe out into the Eastward about two leagues or thereabouts, & lijng between the latitude of fourty two & fourty three degrees or there abouts, the backe bounds there of towards the Mayne Land to begine with that part of the next River to the North ward of the sayd Cape, wch runnes vpwards Into the Countrey of the Maine Land Westwards, and is devided from yt Port Harbour or River wch runneth into the Land next Adiaycent to the Southwards of the sayd great Cape, or head Land by the Narrowest streight or passage over the Necke of ye Land, betwixt the sayd two Rivers & soe forth East-

wards into the sea, & to the vttmost part of the sd head Land or Cape, & round about the same to the Southwards. & from thence to the next River Porte or Harbour Entering with in the body of the Continent or Mayne Land Westwards, & to the sd Narrowest Necke, or distance over Land, betwixt the sajd two Rivers w^{ch} makes the sd Head Land or Cape a peneInsula w^r the Prambulation begane & halfe way over that is to say to yº Midest of the sd Two Rivers, wch bounds or Lymitts the sayd Cape & head Land both on the North & South side thereof, togeather with the great Ysland lijng before the Bay, harbour or River Antiently Called Angoam or Aggowam, & more lately South hampton, scituate lijng or being to the North West Wards of the sayd Cape, or head Land aforesd, & all other Yslands adjacent, within three Miles thereof, to bee houlden of his Majesty his heyres & successors, as of his Majestys highness manner of East Grejne Witch, In the County of Kent In fee & Comman Soccage togeather with all other rights & priuiledges w'soever, as by the sajd Indenture relation being there vnto had more at Large appeareth/

And further the sayd Councell of New England In publicke Court according to an Act made, as by thejr Indenture

Mason's Rights

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beareing date the 22th of Aprill 1635: & agreed vpon the 3^d of Febru: 1634: for a Competent some of Money, & for diverse other good causes

& considerations them there vnto espetially moueing, did grant bargane & sell vnto John Mason Esq^r his heyres & assignes for ever all that Tract of Mayne Land In New England aforesd beginning from the Middle part of Navmbecke River from thence to proceede Eastwards along the sea Coast to Cape Ann, & round about the same to Pischataway harbour, & soe forward with in y^o River of Newgewanacke, & to the furthest head of the sayd River & from thence North Eastwards till sixty Miles bee finished from the first Entrance of Pischataway Habour & alsoe from Navmbecke through the River, thereof vp into the West Land sixty Miles from w^{ch} perioud to Crosse over Land to the sixty Miles end Accompting from Pischataway through Newgewanacke River to the Land North West ward aforesd/ And alsoe all that that the South halfe of the yles of Shoales/ All which Lands shall from hence forth bee called New Hampshyre/

And also tenn thousand acers of Land In New England, on the South East part of the River Sagadahocke, at the Mouth or Entrance y^rof from henceforth to bee Called Massonia, togeather with all other Ylands Ysletts as Well Imbayd as with in fiue leagues distance from the Premisses, & abutting vpon the same or any Part or Prcell y^rof & all other rights & priuledges w^tsoever, as by the sayd Indenture relation being there vnto had more at large appeareth/

[23] The sayd John Mason Esq^r by his last will & testament beareing date the 26th of November: 1635: Leaves his Lands aforesd vnto his Grand sunn Tufton alias Mason to him & his heyres for ever/

A trve Coppy of the Title of Mr Robert Mason Lands transcribed out of the originall & therewith Compared this 1: June 1667: p Edw: Rishworth Re: Cor:

The Deposition of Allexander Joanes/

Savth that this Deede of Mr Ric: Vines, that hee made to

Alex: Joanes Testimony for Tho^s Withers Thomas Withers for his Land In the Spruse Cricke, that William Walden and this Deponent were Witnesses vnto, was made at Mi^s Lynnes Where shee now dwelleth, & that his bounds on

the Eastern side of the Cricke, did begine at the Easter Cricke, at a Necke of Land, Called Pine Poynt, & soe on the Wester side of the cricke, It beginneth at y^e Western Cricke that goeth in West at Eagle Poynt Marsh: & so up along the Cricke as the deede doth expresse/

Taken before mee this 22th of Octob^r 1666 : vpon oath

Francis Champnoown Just : pea :

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A true Coppy of this Deposition aboue written transcribed out of the originall & there with compared this 8th June: 1667: p Edw: Rishworth ReCor:

To all Christean people to whome the Prsents shall come/ greeting in our Lord god everlasting/ Know Those Elkinese yee that I Thomas Ellkines for diverse good Peter Hinkson Causes & Considerations mee hearevnto moueing, haue given granted barganed & sould vnto

Peter Hinkeson ffisherman eight Acers of Marsh In bla: Poynt River, foure Acers lijng next to the River of the Widdow Mills & soe along the River till the foure Acers bee made vp, & for Acers lijng next to Richard Moore, which I the sd Peter Hinkson Moved before, from the dryed tree & soe vp Into the Marsh till the foure Acers bee made vp, & I the sd Thomas Ellkines doe for mee my assignes absolutely lett sell & Confirme vnto Peter Hinkeson or his assignes the eight Acers with all profetts priviledges therevnto belonging, with out the Lett hinderances or Molestation of mee Thomas Ellkines or any other Prson w^tsoeuer/ as Witness my hand & seal the 8th day of March 1664 :

Witness/

Thomas Ellkines (^{his}_{seal})

Samell Oakeman/ John Budesarte/

his Marke

A true Coppy of this Instrument aboue written transcribed out of the Originall & there with compared this first day of July 1667 : p Edw : Rishworth ReCor :

This Instrument Witnesseth that I Christopher Ellkines of Bla : Poynt fisherman, doe by these sell & Christor Elkins sett over all my right Title & Interest of Two To Peter Hinkson Acers of sault Marsh, lijng on the North West side of Pine Cricke, ouer against Ric : Moores

Plantation, vnto Peter Hincson his heyres & assignes, for & in Consideration of Thyrty shillings in hand payd, & do by these bynd my selfe vnto the sayd Hincson In the some of Three pounds English money to make good this my sayle & alienation against all men the high rent of the Lord excepted/ to witness the treuth hereof I doe herevnto sett my hand this 15th day of June: 1667:

Acknowledged before mee **Christopher Ellkines** the day abouesd Henry Jocelyn Just pe: his Marke -

A true Coppy of this Instrument aboue written transcribed out of y° originall & there with Compared this 1: day of June 1667 : p Edw : Rishworth Re : Cor :

To all Christean people vnto whom to whom this Present

W= Phillips To

Deed of Sayle shall come/ Major William Phillips of Winter Harbour In the Province of Mayn, In Richard Russel New England In America sendeth greeteing, In

our Lord god Everlasting, Know yee that the sd Major William Phillips, with the free & volentary Consent of Bridgett his wife, for a valewable consideration in money & other current pay in New England to him In hand before the sealing & delivery here of, Well & truely payd by Richd Russell of Charles Town in the Collony of the Massatusetts in New England M^rchant the receipt of w^ch valewable Consideration the sd Major William Phillips doth acknowledg by these Presents, therewith to bee fully satisfyd & contented, & there of doth acquitt & discharge the sd Richard Russell, his heyres executors administrators & assignes, & every of them for ever by these Presents, hath given granted barganed sould, aliend, Enfeoffed & confirmed, & by these Presents doth fully clearly & absolutely give grant bargan sell alien Enfeoffe & Confirme vnto the sd Richd Russell, his heyres & assigns for ever, a Tract or quantity of Land Contayneing Two thousand Acers lijng & being aboue Sacoe

Falls, in the Province aforesd, being in breadth vp Sacoe River Two Miles North Westwardly, & to runne In Length vpon the Mayn Land so fare on the sd breadth, as to make vp the sd quantity or Number of Two thousand Acers, & is butting on Sacoe River Easterly & on the Land of the sd Major Phillips Westwardly, & is bounded by the Land of the sd [24] Majo^r Northerly, & by the Land of Edw: Tyng Southwardly, with all the Tymber Trees, woods, vnderwoods, Meddows, waters, ways, fishing fowling hunting, comman of Pastur, Rights, lybertys, profetts & hereditaments w'soeuer, growing, ariseing, being, comeing Issueing, in vpon or out of the Premisses, & every Part & parcell there of or to the same or any part y^r of belonging, or in any manner or wise app^rtayneing / And all the estate Right title, interest vss propriety possession Clame & demand wtsoeuer, of him the sd Majo^r William Phillips, of in or to the sayd barganed p^rmisses, or any Part y^r of, & all deeds evidences & writeings w^tsoeuer Which concern the sd barganed p^rmisses onely, & coppies of such deeds euidences & writeings which concerne the same with other things, to have & to hould ye sayd Two thousand Acers of Land, lijng & being butted & bounded as aforesd with all & singular the Emoluments & appurtenances y' of & priuiledges there to in any wise belonging or app'tayneing, vnto the sd Richd Russell his heyres & assigns, to the onely proper vss & behoofe of the sd Ric: Russell his heyres & assignes for euer/ And the sd Majo^r William Phillips for him selfe, his heyres executors administrators, do covenant & grant to & with the sd Richard Russell his heyres & assignes by these Presents in manner & forme following/ that is to say that hee the sd Major William Phillips at the tyme of the grant bargan & sale of the p^rmisses to the sd Richard Russell, & vntill the delivery hereof vnto the sd Richd Russell, to the vss of him his heyres & assignes for ever, was the true & lawfull owner, & proprieto^r of the aboue barganed p^rmisses/ And that hee hath in him selfe full pouer & lawfull authority, the premisses to grant bargan sell &

Confirm as aforesd/ And that the sd Richd Russell his heyres & assignes, shall & may hence forth for ever lawfully peaceably & quietly haue hould vss possesse inioy & dispose of the sd barganed p^rmisses with the appurtenances there of free & cleare & Clearely exonorated accquitted & discharged or other wise at all tymes by the sd Majo^r William Phillips his heyres executors & administrators sufficiently saved defended & keept harmeless vnto the sd Ric: Russell his heyres & assignes from all & all manner of former & other grants gifts, bargans sales leases assignements Morgages, Wills, Entayles Judgments executions, forfitures, seazures, Joyntures Dowryes & thirds of Bridgett his now wife, to bee Clamed or Challinged of in or to the same, or any part thereof/ And of & from all other Tytles charges acts & Incomberances w^tsoeuer had made done Committed or suffered to bee had made committed or done by the sd Majo^r William Phillips his heyres executors administrators, or any other Prson or Prsons w^tsoeuer lawfully Clameing, or pretending to have any estate right title Interest claime or demand w'soever, of in & to the same or any Part there of from by or vnder him, them or either of them/ And that the sd Majo^r William Phillips, his heyres executors administrators the sayd barganed Premisses, vnto the sd Richard Russell his heyres & assignes aganst y^m selues respectively, & all & every Prson & Prsons w'soeuer claimeing or to Claime any estate right title Interest vsse propriety, Claime or demand w'soever, of in & to the same, or any part there of, from by or vnder him them any or either of them shall & will warrant & for ever defend by these Presents/ And that ye sd Major William Phillips his heyres executors administrators ypon reasonable & lawfull demand, shall & will Prforme & doe, or Cause to bee Prformed & done, any such further Act & thing w'soever, whither by way of acknowledgment of this Present deede or release of Dower In respect of her the sd Bridgett, or In any other kind that shall or may bee for the more full compleateing confirming & sure makeing of the sd barganed Premisses, vnto the sd Ric: Russell his heyres & assignes for ever, according to the true Intent here of, & according to the laws of the Province or Jurisdiction wⁱn the sayd barganed Premisses lyeth: In witness w^r of the sd Majo^r Wift: Phillips hath herevnto sett his hand & seale, the eighteenth day of Febru: in the yeare of our Lord one thousand six hundred sixty six, & in the nineteenth yeare of the Reign of our Soveraign Ld Charles the secund, by the Grace of god, of England, Scottland, France & Ireland King Defender of the faith &ct:

Signed sealed & Deliuerd In the Presence of vs/	William Phillips/ (^{his} Bridgett Phillips/
Robert Pateshall/ Ephraim Turner/ William Pearse/ S ^{or} /	fajo ^s Will: Phillips owns this Instrum ⁴ to bee his Act & Deede y• 6: July: 74: before mee Edw: Rishworth Assote
a bou origi	Coppy of this Instrument or deede ne written, transcribed out of the inall & y ^r with Compared this 24th of July 1667: p Edw: Rishworth or:

[25] Know all men by these Presents that I Christopher Ellkines of Blak: Poynt Planter, do for & in consideration of the some of Twenty pounds to mee In hand payd, bargan & sell vnto Josua Scottow of Boston M^rchant all that Prcell of vpland & Marsh lijng in the sd Bla[°]: Poynt being one halfe of the plantation, w^ch was formerly John Burrages, next adioyneing to John Lybby, with all the profetts &

priuiledges y^r vnto belonging, by Mr William Chris: Elkins Joshus Scottow Scott

halfe of the house now In y^o possession of Willia: Batten & one halfe of the vpland & Marsh, with one halfe of all the

priviledges & profetts y'vnto belonging/ To haue & to hould all & singular the abouesd bargajned premisses, to him the sd Josua Scottow his heyres & assignes for ever, & to Inioy the same free from all other Clames, & with out Molestation from any other Prson or Prsons w'soever/ In Confirmation of the p'misses, I the sd Christopher Ellkines for my selfe heyres executors, & administrators, have here vnto sett my hand, & seal the 20th day of June: 1667:

Witness Willia : Pittman/ The Marke of (his The marke for Richd Christopher Ellkines

vera Copia of this Instrument transcribed out of the originall & y^r with Compared this 24th day of July 1667 : p Edw : Rishworth ReCor

Know all men by these Presents that I Andrew And: Brown Joshua Scottow Brown of Bla ? Poynt In the Province of Mayn Planter, for full & valewable Consideration to mee In hand payd, by Josua Scottow of Boston

M^rchant, haue given, granted, barganed & sould, & by these Presents, do giue grant bargan sell, Enfeoffe & confirme vnto the sd Josua Scottow a Necke & slipp of Marsh land, lijng & being in the sd blacke poynt, & adiacent to the Land of the sd Scottow, contaying twenty acers more or lesse bonding & begining with the first Criccke, next vnto a fence or double ditch of mee the sd Andrew Browne & thence along the sd Cricke vnto a fence of Rayles about certen small ponds, & from thence streight along to the head of another Cricke, running into the River on the other side of the Necke, & along that Cricke vnto a stake & poole sett vp in the sd Cricke, & from thence vpon a direct Lyne vnto the South easterly end of the sayd Scottows dary house, bounded South West & Notherly with the River In part, & In part Easterly with the Lands of the sayd Scottow, togeather with free passage & repassage, with Cart or slead vpon the Land bordering therevpon, & If horse & foote through any part of the Land belonging to mee Andrew Browne, & to mantayn a sufficient fence vpon the vpland, so as noe cattle may trespass vpon any part of the p^rmisses; To have & hould all the sd barganed Premisses with all priviledges & appurtenances therevnto belonging, to him the sayd Josua Scottow, his heyres or assignes for euer, & to Inioy the same free from all other barganes, & with out any Clame or Molestation from any Prson or Prsons w'soever, & to sure the same & every part & Prcell there of, to bee warrantized & Confirmed by mee the sd Andrew Brown my hevres executors & administrators, to the sd Josua Scottow his heyres or Assignes for togeather with all the appurtenances & priuiledges hereof as aforesd/ In confirmation Where of I the sayd Andrew Brown for my selfe heyres executors & Administrators, haue here vnto sett my hand & seale/ Black Poynt this xv day of June 1667: & In the xviiij yeare of our Soueraign Ld Charles the secund, King of England Scotland France & Ireland & cf:

Witness William Pitman/ John Foxwell/ William Burrage his Marke Andrew Brown (his his Marke

Andrew Brown acknowledged this to bee his Act & Deede to the vsse of Mr Josua Scottow/ before mee this 15th day of June 1667: Henry Jocelyn Just: pea?

vera Copia of this Deede of sayle aboue written, transcribed out of the originall & there with Compared this 26: day of July: 1667:

p Edw: Rishworth ReCor:

W. Phillips Rec^t to Nic^o Bully Received of Nicho: Bully of Sacoe this 20th of October 1663: to say five pounds In a bullocke which is for & in consideration of full satisfaction

of the Judgments & Charges of two Actions granted mee at Wells In the yeare 1663: I say received by mee/

Testes Edw: Rishworth/ William Phillips/

vera Copia of this receipt transcribed out of y^e originall this 25: July: 67: p Edw: Rishworth ReCor:

[26] This Indenture wittnesseth that I James Gibbines of Sacoe In y^e Province of Mayn In New England, with the Consent of my wife Judeth Gibbines, & my brother in law Robert Haywood now resideing In the Barbadoes, as by his order to mee given beareing date the tenth day of Janvary 1660: In the Twelth yeare of y^e Reign of our Soverag Ld

James Gibbines & Robi Haywood The Rogers King Charles the secund, for diverse good Causes & Considerations mee y^r vnto moueing, & alsoe for the yearly rent of tenn shillings In goods, & Well conditioned bread Corne, payable vpon the

Twenty nith day of Septemb^r & 2^d an Acer for euery acer y^t is or shall bee broake vp on the same Land for Tillage, at or vpon the same day of Septemb^r to bee payd In the same spetie or kind as aforesd, yearly & every yeare to mee the sd Gibbines or Robert Haywood, our, or either of our heyres, executors, administrators or assignes; haue given granted barganed, & sould, & by these Presents, do give grant sell & Confirme vnto Thomas Rogers of Sacoe aforesd, Two hundred acers of Land bounded as followeth, vidz^t: To begine at his now dwelling house, & from thence along the sea shoare, North Easterdly to the next Current or fresh water Issueing out of the woods to the sands or sault sea, & from thence to the sd house agajne Westerly, & from thence to the River of Goose fare, on the same lyne to a knott of pines, neare the sd River, & soe to the River with all the

(thatch grass Commanly soe Called) In or on the North East side of that River, & soe from both bounds to runne vp on a streight Lyne, with an æquall breadth North Westwardly, vp into the Mayn Land, till two hundred acers bee ended, with all the meddows with in the sd bounds, being part of the sd Two hundred acers, with all the Sandy Ridge of Land along the sea, from both bounds to y° high water marke, therevnto granted, but not to bee with in the Compasse or mesuration of the sd two hundred acers before expressed, but ouer & aboue the same, as also all the woods, vnder woods & other priuiledges & rightts wtsouer therevnto belonging/ All wch Lands & priviledges I the sd James Gibbines, In the behalfe of my selfe & Robert haywood, our heyres executors administrators or assignes, do promiss to make good & valid vnto the sd Rogers his heyres executors administrators or assignes for ever, & to defend the same to him & them, by law; & further It is agreed between the sayd Prtys, that In Case any or all of the sd Rents shall be behind or vnpayd, being lawfully demanded, at the tymes appoynted, that then It shall bee lawfull for the sd Gibbines or Haywood or either of them their heyres executors administrators or assignes, with in tenn dayes after demand thereof to make distress vpon the p^rmisses, or any goods or chattles of the sd Rogers his heyres executors administrators or assigns the same to keepe till the sayd rents bee fully satisfyd/ In Testimony where of for the trve Prformance of all, & every thing herein contayned from each Party to the other, they bind them selues theire heyres executors administrators & assignes, to make good & see Prformed, as witness by there Interchangable setting two their hands & seales to one part of these Indentures, beareing date the 29th day of March 1662:

& possession & sezin given, In the Presence of vs/ Nicho: Edgcome by his Marke/ Richard Tucker/

Sealed signed & delivered,

James Gibbines by his Marke $\leq (\frac{his}{seal})$ Judeth Gibbines by her Marke

BOOK II, FOL. 26, 27.

A true Coppy of this Deede or Instrument aboue written transcribed out of the originall & there with Compared this 28th : day of July: 1667: p Edw: Rishworth ReCor:

James Gibbines whose hand is with in mentioned, did before this Commission Court now held at Sacoe being the first day of March own acknowledg the with in mentioned deede of sayle to bee his Act & Deed, & accordingly putt his hand there vnto/

William Phillips Assotiate June: 27: 1663/ Fran: Hooke Commissio^r Acknowledged before vs/ Hene: Waddocke/ Hene: Jocelyn Just: quõ: John Wicoll Jus: pe: A true Coppy of this acknowledgm^t as Attests/ Edw: Rishworth ReCor:

[27] Att a Town Meeteing August 27: 1659:

Itt is given granted, & Confirmed to Thomas Rogers to haue a Lott of Land & Meddow fiueteen Acers, about the pond at y° Rocks beyond Goose fayre next to Ric: Cummines, & the quantity of one hundred & fiuety Acers of vpland, & twelue

Acers of Meddow on the East or North East side of Richard Commines, Marsh to him & his heyres for ever, by the Select men of Sacoe/

Robert Booth Town Clarke/ Thomas Williams Ralph Trustrum/ Hene: Waddocke/ Ric: Comman/ Ric: Hitchkox/ Robert Booth/

BOOK II, FOL. 27.

A true Coppy of this Towne grant aboue written to Tho: Rogers, transcribed of the originall & there with Compared this 28th day of July: 1667: p Edw: Rishworth ReCor:

To all Christean people to whome this Present Wrighting shall come, greeteing: Know yee that I Jane Mackeworth of Cascoe alias Falmouth In the province of Mayn, alias

County of Yorke, In New England Widdow to Jane Mackworth To her Son Abr- Adams for divirse good Causes & Considerations mee therewnto moueing, more espetially for the nat-

urall affection, & Motherly loue which I haue, & do beare vnto my sun In law Abraham Addams, who for some tyme hath been married to my daughter Sarah Mackeworth, haue: given granted, & by these Presents, do absolutely give grant. & Confirme vnto my aforementioned Sun In Law Abraham Addames his heyres & assignes for ever/ That Yland lijng & being before the now dwelling house of mee Jane Mackworth/ as also esix Acers of vpland vpon the Mayn on the Western side of the Cricke or gutt by my Sun In Law ffran : Neale/as also that Part or Prcell of Marsh lijng & being on the Eastward side of the Cricke Commanly Called or known. by y^e name of Sittagussetts Cricke, with halfe the head of the sd Cricke/ to have & to hould all & singular the afore mentioned Lands, & Marsh, with all Woods, & vnderwoods, & all other priuiledges, & profetts there vnto lawfully belonging, to him the sd Abraham Addams his heyres or assignes for ever, hee the sd Abraham Addams his heyres or assigns yeilding & paijng vnto the high Lord when Lawfully demanded, his due proportion of Rent, hee the sayd Abraham Addams. likewise his heyres or assignes not to sell or dispose of any of the aforementioned prmisses, but to make vsse of the same them selues dureing the naturall life, of mee Jane Mackworth/ In witness of the treath here of, I Jane Mackworth have herevnto sett my hand & seale, this 29th of Aprill : 1667 :

Signed sealed & Delivered Jane Mackworth In the Presence of us/ her Marke **F** (her seal)

Dauid Addams/Fran: Neale/

Mr Francis Neal & Dauid Addams maketh oath here, that this aboue Instrument of writeing was the Act & Deede of Mis Jane Mackworth, vnto Abraham Addames/

Taken before mee the 2und of May, 1667/

George Munioy Jus : pea :

A true Coppy of this Instrument or deede of sayle aboue written transcribed out of the originall & therewith Compard July: 29: 1667: p Edw: Rishworth ReCor:

In the name of god Amen/ the twenty fifth day of May In the nineteenth yeare of the Reign of our Ham: Chadbourn's soveraign Ld Charles the secund, now King of Will England Scottland &c: & in the yeare of our

Ld 1667, I Humfrey Chadborne of the Town of Kittery & parish of Vnity, In the County of Yorke or Province of Mayn in New England being deseased in body, yet haueing the right vss of my sences & memory, do ordajne this my last Will & Testament, hereby revoakeing renounceing, & makeing voyd all other former Wills by mee made/ & for these outward things that god hath given mee, I hereby dispose of them as followeth/

Inpri[®] I do hereby giue & bequeath vnto my three daughters, Namely Lucey Aylce & Kattherne Chadborne, to each of them one hundred pounds, respec-[28] tively to bee pavd them in manner & forme following/ $vidz^t$: If y^t estate of Lands houses & Mills with their appurtenances which I do now possesse, do remajne & continew to my executrix (hereafter in these Presents to bee named) quiettly & peaceably as now It is in mine owne possession, shee being not defrauded

nor dispossessed of it nor any of itt before the tyme that these my aforesd Legacys become due & payable by these Presents, then my will is that y° aforesd Three hundred pounds shall bee payd them & to each of them respectivly at or before the full end of fiue yeares, after my decease in good M^rchandable goods, w^ch Legacys I ordayn to bee raysed out of, & pd with the produce & profett of the Saw Mills, which are now in my possession, by my executrix, & that Prson whom I shall here after in these Presents Impoure to take any part of the profetts or produce of the sd saw Mills, togeather with my executrix after my decease, which Legacy or portion respectively my will is should bee putt into the hands of some sufficient Prson or Prsons to bee Improved for y° best advantage of my aforesd daughters æqually & respectively vntill such tyme as they shall attayne vnto Marriage, or vnto the age of one & Twenty yeares, by my executrix & overseers/ but if in case that y° sd saw Mills doe not produce that benefitt & profett yt heretofore they have

Chadbourn's Will

by reason of the troublesonness of the tymes or otherwise; Then my will is that the sd Legacys shall bee pd them at their marrage days to each

one as they shall come to Marriage respectively or else as they shall come to the age of one & twenty yeares, respectively as aforesd to bee pade by my executrix, & that Prson that shall inioy the profetts of the sd Mills as aforesd with her provided always that If my wife doe happen to Marry, my will is that y^t Prson with whom shee shall marry, shall give in good security to see these aforesd Legacys fully satisfyd, & payd, If then vnpayd to any or either of them, before hee or shee shall Inioy any benefitt or profett or haue any thing to doe with the sd Mills, vnto my overseers, for the true payment of the sd Legacys vnto my aforesd daughters as aforesd/ And if In case y^t any or either of my three daughters shall happen to dy before thejr Marrage, or the aforesd days of payment, then my will is, that y^e surviver or survivers of my daughter or daughters shall inioy that portion hereby given vnto the deceased æqually/ & if it do appeare hereafter that my wife bee now at this Present tyme conceaved with child, then my will is that if that Child liue to y^e age of one & twenty yeares or marrage whither sunn or daughter, shall Inioy & haue all such portion & Legacys as is hereby given vnto my aforesd daughters, now Liueing/ if in case that any or either of them shall happen to dy before thejr sd portions become due, & payable as aforesd, any thing here in contayned to the contrary, in any wise notwithstanding/

Item I do giue & bequeath vnto my Two youngest sunns James & William Chadborne all that Land & Meddow now in my possession, with y° appurtenances lijng & being at a place Called Sturgeon Cricke/ Which land & Meddow I lately purchased of my Ounkle Nicho: Shapleigh which appeareth by his act & deede of sayle to mee made beareing date in the yeare of our Lord 1663 : togeather with the sayd deede & writeings, & all other the appurtenances therevnto belonging, or In any wise apprtayneing, Equally to bee deuided betwixt them by y^r mother, & my ouerseers to this my will, & testament to have & to hould the sayd Land & Meddow with the appurtenances to them & to thejr or either of their heyres for ever, from & immediately after the deaths & deceases of my selfe & wife their mother, & not before/ And my will is that if my sun James dy, liueing, my sun William, or my sun William dy Liueing my sun James, & either dijng, without lawfull heyres or vnmaried, then the other that shall soe surviue, shall Inioy all the aforesd Lands & Meddow, but if one or both of my aforesd suns shall happen to dy in a married estate, & hee or they or either of them dy in a married condition with out Issew, or heyres, my will is that his or their Widdow or Widdows shall each of them respectively quietly possess & Inioy that part of the sd Land & Meddow which did belong to there or her former

Chadbourn's Will husband or husbands for tearme of her or thejr naturall life, or lifes, if any such Widdow or widdows bee left soe, & after the decease of both

my suns & thejr wife or wiues dijng with out Issew aforesd, my will is, that all the aforesd Land & Meddow shall returne backe vnto my daughters, & to bee deuided amongst them, & thejr heyres lawfully begotten, or to bee begotten/ And if after the death of my aforesd two sunns soe dijng with out Issew as aforesd, there bee none nor neither of my daughters, nor not any Legitimate Issew by them at that tyme, then the sayd Land to returne backe & to bee possest & Inioyed by my next heyre at Law/ either male or female/

Item I do hereby giue grant devise convay & bequeath vnto my Sunn Humfrey Chadborne w^ch is my Elldest son & heyre by Law all my Lands & meddows fenced or not fenced, with all my houses buildings structures & Edifices togeather with my saw Mills, togeather with the appurtenances there vnto belonging, all wch Lands Mills & houses are now lijng & being in Newgewanacke, with in the Parish of Vnity, now in my possession, & now or heretofore demed reputed & known to bee my proper Lands & estate, to haue & to hould the sd p^rmisses vnto him, & his lawfull & Legitimat heyres [29] for ever, from & immediately after the deaths & deceases of my selfe & my now wife & not before : provided always & It is my trve Intent & meaneing in these & by these Presents, that y° sd Humfrey Chadborne my son & heyre shall have noe pouer, directly or indirectly to sell give or grant the sd Lands houses or Mills or any part or Prcell thereof vnto any Prson or Prsons w'soeuer (except it bee to Confirme Joynter or Dowry vnto his heyres wife) Neither to lease sett or lett the same vnto any Prson or Prsons for any Tearme exceeding Twenty & one yeares, & that from seaven years to seaven yeares/ And further my will is, that If either my sun Humfrey aforesd, or any of his heyres or successo" hereafter at any tyme shall make any grant gyft bargajne or sayle otherwise then aforesd, w'by to frustrate my will & to divert my aforesd Land & prmisses, from runneing directly hereditary to mine & thejr heyres for ever, I doe hereby declare all such or any such barganes,

gyft grant or sayle to bee voyd & of none æffect any thing herein to y^e Contrary, in any wise Notwithstanding/ And if it soe happen hee die with out Isue, either In a married estate or otherwise, then my will is after the decease of him & his wife, If hee leaue his wife a Widdow after him, then all the aforesd Premisses in this article specifyd, shall then returne & bee my sun James his estate, if then Liueing, & his heyres for ever/ And for want of James Chadborne aforesd, or such Isue by him, If my sun William Chadborne

Chadbourn's Will bee then Liueing, vnto him & his heyres as aforesd, & for want of such Isue by William, vnto y^t child my wife is now conceased with if a

male & his heyres/ And for want of such Issew, vnto my Elldest daughter then Liueing, & to her heyres for ever/ & for want of such Isue to the next daughter, & to her heyres, & soe to the longest liuer, or my daughters & her heyres/ And if they all dy without Issue, vnto my next kinesman that is my right heyre in Law & to his heyres, puided always that they nor Neither of them shall haue any pouer to defrade nor disinheritt mine or thejr heyres otherwise but to Inioy it for tearme of life vpon the same conditions & provisoes that my sd sun Humfrey Chadborne is hereby to inheritt & hould my sd Lands & p^rmisses/

Item And further my will is that If my sun Humfrey Chadborne doe enter into a Marrage Condition before the death & decease of his Mother, that then hee shall hereby haue free Lyberty to fence in a quantity of the aforesd Lands, at Newgewanacke either tenn Acers more or lesse for planting Land, & alsoe free Lyberty to Erect & bujld him a Mansion house & other houses to his pleasure & for his owne vss, vpon the same Land soe fenced in to bee layd out to him, & delivered into his hands by my ouerseers at thejr discretion, & by the Consent & aduise of my Loueing wife his Mother/ Moreover my will is that if my sun Humfrey doe happen to Marry, y^t then hee shall haue & Inioy the one halfe deale of my saw Mill, & the halfe deale of y[•] profitts for & towards the payment of his sisters Legacys aforesd, if any bee vnpayd at the Marrage day of the sd Humfrey, & for noe other vss vntill y^e sd Legacys are fully payd, & satisfyd: And in the meane tyme after my decease & before his Marrage especially to bee aydeing & with the best of his skill & ability assisting to his sayd Mother, in the carrijng of the worke about y^e sd saw Mill, as long as his mother shall continew vnmarried for the best aduantage not onely his owne part, but alsoe his mothers part by her direction/ & after all the burthen & Legacys which are layd on the profetts & produce of the sd Mills are payd, hee the sd Humfrey my sonn shall haue hould & Inioy the halfe of the sd Mills, or one saw, & halfe of the Teame, & halfe y^e

Marsh now belonging vnto, or now occupied with H. Chadbourn's & for the sd Mills vsse, vnto his own proper vsse

benefitt & behoofe, dureing the naturall life of his mother, paying the halfe deale of the Charges concerning the same & after her decease to Inioy all the aforesd Lands & other the p^rmisses as aforesd; but dureing his mothers life, to hould but soe much of the Marsh, or hay as may serue to mantayne halfe the Teame, bee it eight or tenn oxen, but not aboue the residue, for his mothers halfe Teame, & for her other vsses;

All the residue of my goods & Chattles moueable & vnmouable not heretofore nor hereby given, granted, conveighed or bequeathed, I doe giue & bequeath to my wife Luce Chadborne, whom I ordayne & make my whoole & soole executrix for to see my debts payd, & not onely such Legacys Prformed as are heretofore in this my Present Will & testament formerly given, but also all such Legacys & bequeaths, as I shall hereafter giue it being small Legacys, & annexed to this as part of my whoole Will, soe it bee Attested signed & witnessed vnder mine & Witnesses hands/

And I doe desire my Ouncle Nicholas Shapleigh, & my Cosson John Shapleigh & my Cosson William Spencer, to bee my ouerseers vnto this my last will & testament, to the vtmost of their pouer to see my Will observed, & Prformed according to the Tenour thereof, & I doe hereby giue vnto my Ouncle Shapleigh one very good beaver hatt, & to my cosson John Shapleigh & William Spencer each of them a good Castor hatt as good as can bee gotten, for their paynes to oversee & see my will executed/

Item I do vpon due & serious considerations of the fimisses aforesd, order & ordayne that my suns James & William Chadborne, In consideration to that Donation I gaue them at Sturgeon Cricke, that both of them shall to thejr vtmost pouer & assistance, always to bee aydeing & assistant to [30] thejr mother, & to bee at her Comand vntill the tyme of there marrage if there mother see cause soe to haue it, & if they shall bee stubborne & disobedient to there mother, that then It shall bee lawfull for my executrix with the Consent of my ouerseers to dispossess them or either of them & to giue the aforesd Lands & Meddow of Sturgeon Cricke to any other of my children & to none else, any thing herein Contayned to the Contrary notwithstanding/

Chadbourn's
WillIt is my will that my beloued wife being my
Lawfull executrix take spetiall Care of my sister
Spencer, & If it should soe happen yt my sister
should fall to decay, & bee in want that then my wife Luce
Chadborn shall to her vttmost pouer & ability supply her &
bee helpefull to her at all tymes hereafter/

Item I doe bequeath vnto my Cosson Mary ffosse fiue pounds to bee payd her with in one yeare after my decease/

Item I giue & bequeath vnto my sun Humfrey Chadborne my now rideing horse with all the furniture to him belonging, & my intent is that the sd horse with y^o furniture bee at his owne dispose, imediately after my decease/

Item I giue & bequeath vnto my daughter Aylce Chadborne my great silver beaker, & my true intent is it shall bee quietly delivered vnto her at the day of her Marrage/ In witness w¹of, both vnto that former writeing here in expressed, & heretofore in this sedule of my will & testament at large expressed before I did ordayne & make my my executrix & appoynted hereby my overseers, as alsoe to those bequeaths Lecacys iniunctions & desirs of mine I haue herevnto sett my hand & seale thereby Confirming it to bee my last Will & testament In the Presence of these Witnesses, hereafter vnderwritten & subscribed

Humfrey Chadburne (his seal)

Sealed Signed & acknowledged,

by mee Humfrey Chadburne Senjo^r

to beee my Last will & testament in the Presence of vs/

or vs/

The Marke of

Humfrey HS Spencer/

The Marke of

Moses $\boldsymbol{\diamond}$ Spencer

Andrew Searle/

And further I doe declare vnto all men that I Humfrey Chadburne Testator, haueing maturely & seriously considered my owne fraylty in pticular, & euery Prsons mortality in generall, & haueing not yet formerly in this my last will & testament made any provission for the bringing vp of my 3 little daughters Luce Aylce & Katthrine, Chadborne, & that Child with which my wife is conceaued with, yet vnborne, how to bee brought vp according to my mind & Will at Schoole & Learneing, not spending vpon that stocke or portion or Legacys which I have formerly given them, vntill they should every one of them respectively, bee of the age of Twelue yeares, or capable to gett their liueing, intending thereby & my will is that y^r portions shall remajne whoole & vnimbezelled vnto them at that age, & tyme respectiuely, for that end & purpose my intent & Will is, that my aforesayd daughters & youngest Children shall bee mantayned & brought vp by my suns Humfrey James & William Chadborne, respectively & proportionably/ & my will is that my

Chadbourn's Will Sun Humfrey shall bee at the greatest Charge towards their bringing vp, & James & William some small part according to y^r abilitys & the

discretion of my ouerseers, & I doe hereby bind my Land for the Prformance here of, that my suns possessing my aforesd Lands & Mills, shall bee to the Charges of the bringing vp of my sayd youngest children, soe as that their aforesd portions may not bee spent nor in the least Imbeazelled vntill they shall accomplish the age aforesd, respectively, & I doe hereby declare that this here vnder written is as really a branch & a part of my last will & testament as any thing either gyft devise or Legacy heretofore given or bequeathed/

In witness hereof I have here vnto sett my hand the day & yeare aforesd, in the Presence of the same Witnesses abouesd, whose names are here agajne subscribed/

Witnesse/

Humfrey Chadburne/

Andrew Searle

Humfrey Spencer HS:

Witness

Moses Spencer 🔗

Wee Andrew Searle & Moses Spencer witnesses to this Will, do Attest the same vpon our oaths to bee the last Will & testament of Humfrey Chadburne deceased/ Taken vpon oath this 13 : day of Septemb^r 1667 :

Before us Edw : Rishworth John Wincoll

A True Coppy of the last Will & Testament of Humfrey Chadburne deceased transcribed out of the originall & therewith Compared this flueteenth day of October 1667:

p Edw: Rishworth ReCor:

An Inventory of the estate vidz^t of the Lands goods & Chattles of Mr Humfrey Chadburne deceased, taken &

BOOK II, FOL. 30, 31.

apprized by us this 12th day of Septemb^r 1667 : whose names are here vnderwritten/

[31]

Inpr• his we	areing Cloaths 10 ^{id} 0 0 In moneys & beaver & other furrs 108 ^{id} 0	118	0	00
It one saw h	fill with vtinsills & Tymber	300	0	00
If oue home	stall contayneing a dwelling house a barne & other out houses			
with 4	00 Acers of Land by estimation	350	0	00
It Thyrty A	cers of Meddow & 200 Acers of vpland at Bonnibias pond 120 0 0			
& fou	rty acers of swamp land in Tomtynkers swamp: 10 ¹⁴	130	0	00
If A farme	at Sturgeon Cricke contayneing by estimation In vpland &			
	Meddow 230 Acers	260	0	00
Chadbournes	In Plate 16:14	016	0	00
Estate	It Tenn oxen at 8 ^{id} per oxe & eight Cows at	118	0	00
	It 4 Steares & one Heffer att	023	0	0
If Two stears 2 years ould 2 yearelings foure Calfes at		014	0	0
If one horse & a Mare at		016	0	0
It fourteen swine at 814		008	0	0
It In boards & Loggs at		070	0	0
If one Cart 3 peyr of Wheeles flue 5 yoakes & chaynes		016	0	0
It All English & Indean Grajne at			0	0
If flue servant men & mades att			0	0
It Two Conows & a plow at			10	0
It All manner of Toules for husbandry			00	0
In y. Parlo	ır			
one bed f	furnished, one long table two Chests Eleven chayres & other			
furr	liture att	030	00	0
In y. Kittchen Pewter potts & Kettles & other vtensills at		025	00	0
In y• Leane two One bed furnished a Table & chayres att		010	00	0
In y* Leane to Chamber In goods & small necessarys		030	00	0
In the Chambers floure bedds & furniture & some Cotton Woll		013	00	0
aboue star	es flue Musketts two fowling peeces att	007	00	0
In debts du	e to the estate	082	4	0
		1713	14	0
ХС: Т				
Mis Luc	ce Chadburne doth Attest John Wincol	L		
		• •		

vpon her oath that this is a true Inventory of those goods & Lands

aboue written belonging to ye estate

John Wincoll Nicholas Shapleigh/ William Spencer/

of Mr Humfrey Chadburne her husband lately deceased, to the best of her knowledge/

Taken before mee this 13th of Septemb^r 1667 : Edw : Rishworth Jus : pe :

A true Coppy of this Inventory aboue written transcribed out of the originall & there with compared this 16th d: of Octob^r 1667:

p Edw: Rishworth ReCor:

These Presents do witness that I Thomas spencer of Newgewanacke In the Township of Kittery, do for diverse good reasons & considerations therevuto mee moueing, & espe-

Spencer Te his Da¹ Gooding tially in respect of that Loue I do beare vnto my daughter Margerett as part of her Dowry or portion, Married vnto Daniell Gooding, giue grant & Confirme vnto my sun In Law the sd

Daniell Gooding the full quantity of six Acers of Vpland bee it more or lesse, wron his house & barne now stands, with all other priuiledges of Tymber & other appurtenances vpon that Land therevnto belonging, to him his heyres & assigns for ever/ which six Acers of Land was formerly bounded by mee the sd Tho: Spencer vnto Daniell Gooding, & at this Present is fenced in wholly by him selfe the sd Gooding/ W^{ch} Land I with the Consent of my wife do Confirme vnto him as abouesd/ as Witness our hands, & my seale this 14th of August/ 1667:

Signed sealed & Deliuerd, In the Presence of, Ric : Nayson his Marke O Thomas Doughty his Marke Patience spencer

This Instrument owned by Tho: Spencer & Patience Spencer to bee thejr Act & deede this 14: August 1667: before mee Edw: Rishworth Jus: pe:

A true Coppy of this Instrument aboue written transcribed out of the originall & therewith Compared this 17th day of Octob^r 1667 : p Edw: Rishworth ReCor:

Granted vnto William Seely his heyres or assignes at a select meeteing at Kittery May tenth 1667: a Kittery To Seely him by the Select men on the 27th day of the aforesd May 67: being bounded by y^o Cricke on

the East side, & Mr Robert Cutts marked trees on the West side & on the South West end, with a Coue Comanly Called Carles Coue, & on the South East with Carles Land, being bounded by two marked trees the one a small Ceader standing by the Coue, the other a small Maple on an East & North East Lyne & by Mr Robert Cutts fence as it is already made, which fences in his Marsh being on the South East side/ provided this abouesd grant bee not in not in any other mans former grant/

A true Coppy of this grant aboue written Transcribed out of the originall & there with Compared this 26 : Octob[†] 1667 p Edw : Rishworth Re : Cor : Nic : Shapleigh Tho : Withers James Heard Roger Playstead Charles Frost Richd Nayson

6

[32] This Indenture made this sixteenth day of October In the sixteenth years of the Reigne of our Soveraigne Lord Charles the secund, by the grace of god King of England, Scotland, France, & Ireland Defend¹ of the faith, etc: between William Cally now of the Yles of shoales on the one Prty, & William Seely of the County of Yorke: Witt-

Cally To Seely nesseth that the aforesd William Cally for diverse & sundrey Considerations him there vnto moueing, & for the some of Twenty six pounds Sterling In hand payd by the aforesd William

Seely, before the sealing & delivery here of, from which the sd Cally doth exonerate acquit & discharge the sd William Seely, his heyres, executors, administrators & assignes for ever; Hath demised granted, alienated Enfeofft & sould all that Messuage or Tenement of a dwelling house on the Yles of Shoals on an Ysland their called Smuttinose, formerly In the Tenour or Occupation of the aforesd William Cally his assignes or assigne/ To have & to hould the aforesd Tenement vnto the sd William Seely his heyres & assignes for ever, & the aforesd William Calley doth promiss for him selfe his heyres or assignes, that the aforesayd William Seely his executors, administrators or assignes shall quietly Inioy the aforesd p^rmisses from any Molestation or Incomberance of any one, from by or vnder him dureing the grant aboue written In witness hereof the Partys abouesd, there hands & seals interchangeably haue sett even the day & yeare first aboue written 1664:

Sealed signed & Deliverd/

William Calley (^{his}_{seal})

to Arther Clappum to the vsse of y^e aforesd William Seely/ In y^e Presence of William Harris

The signe of \mathcal{R} his signe \mathcal{R}/\mathcal{E}

Robert Moore

Indiana

То

Gutch

Seazine & possession taken of the with in Named house by the within named William Seely this 2und day of Novemb^r 1664 : In the Presence of/ Arther Clappum/ William Croscum/ A true Coppy of this Instrument aboue written transcribed out of the originall & there with Compared, this 26: Octob^r 1667: p Edw: Rishworth ReCor:

This Indenture made this twenty ninth of May 1660 between Robert Hoode alias Rawmeagon Terrumquin, Wesomonascoe, Scawque, Abumheanen on the one Party, &

> Robert Gutch on the other Prty, Witnesseth/ that Wee the abouesd Robine Hoode, alias Rawmeagon, Wesomonascoe, & Terrumquin Sagamores, & Wee the rest aboue mentioned for

diverse Considerations us there vnto moueing hath given granted & delivered over & by these Presents do giue grant

BOOK II, FOL. 32.

deliver over, & for ever aliene, quitt Claime, from or selues or heyres executors administrators & assignes vnto the sd Robert Gutch his heyres executors administrators & assignes all that Tract of Land lijng & being in Kenebecke River & right over against Tuessicke, the begining of the lower part of the bounds thereof being a Cove running by the vpper side of a Poynt haueing some Rocks, Lijng a little from the sd poynt into y^o sd River, & from the sd Coaue to Runn vpward by the water side towards James Smyths vnto a poynt of Land lijng & being right ouer against Wineslows Rockes, comanly known & Called by that name togeather with all the woods vnder woods, & all other priuiledges thejr vnto belonging, as alsoe the one halfe of all the Meddow that either is or may bee made & Lijeth with in the Land from the water side, part behind the abouesd Tract of Land, & a part behind a Tract of Land granted vnto Allexand^r Thwayt & lyeth neere a little pond/ & further Wee the abouesd Sagamores, & Wee the rest aboue named, haue alsoe given granted & delivered over halfe the Meddow that is & may bee mayd by the River sides, commanly known & Called by the name of Winniganseeg, all w^{ch} abouesd Tract of Land to runne into the Land three Miles; To have & to hould to him the sd Robert Gutch his heyres executors & administrators & assignes the abouesd Tract of Land, with the priuiledges abouesd, as also all hawkeing hunting fishing &c: for ever without any molestation or future demand wtsoever/And hereby do bind our selues or heyres executors administrators & assignes for ever any more from this day forward, to make any more Clayme Challenge or Pretence of Title vnto the abouesd Tract of Land, & to mantayne this grant against all other Clames Titles challenges & Interests wtsoever/ In witness wrof Wee abouesd Partys Sagamores,

BOOK II, FOL. 32, 33.

& Wee the rest the abouesd Indeans have here vnto sett or hands & seales the day & yeare aboue written/

The marke **T** Robine Hood (^{his} seal) The Marke of The Marke of the Marke of Weasomo-The marke of Scawque The marke of $\underbrace{}_{\text{Abumhamen}} A \text{bumhamen} \left(\begin{smallmatrix} his \\ seal \end{smallmatrix} \right)$ Sealed signed & Delivered In the Presence of vs/ Allexand^r Thwat G Mary Webber m John Devine Z Allexand^r Frossell/

Robine Hoode & Terumquin, acknowledged this to bee yr Act & deede, before mee Nicholas Renallds Jus : pe :

A true Coppy of this deede aboue written transcribed out of the originall & there with Compared this 27: Octob^r 67: p Edw: Rishworth Re: Cor:

White Beale & Hilton То Johnson

[33]

This Indenture made the fourth of June one thousand six hundred sixty & seaven, & in the Nineteenth yeare of our soveraign Ld Charles of England Scotland &c : King, Witnesseth that Wee Richd Whitte Arther Beale & Mannering Hilton all of Yorke In the Province of Mayn,

for & in consideration of a debt due have alienated sould & delivered into the hands of Francis Johnson of Boston M^rchant in New England, the house that the sd Richard Whitte now liues in with all the priviledges of the land that therevnto belongeth, & all other immunitys that may accrew

by the same, as also ethe house which Arther Beale now liueth in, with all the land & priuiledges vnto it belongs, as alsoe or fishing shallop, about six or seaven Tunns burden with Masts sayles Grapnell Road & roapes & wtsoeuer belongs to her, as also two Cows, the cne being Richd Whittes, & the other Mannering Hiltons All which houses Lands boate & Cows, Wee do deliver vnto y° sayd Fran: Johnson to him his heyres, executors, Administrators & assignes for ever/ to haue & to hould/ And Wee the abouesd Whitte Beal & Hilton do bind our selues our heyres executors Administrators & Assigns to mantayn the sayle of all the aboue expressed against any that shall make any Clajme vnto all or any part of the p^rmisses, w^rvnto Wee bind our selues o' heyres executors administrators & assignes, as Witness our hands & seales this day & yeare aboue written/

The Condition of this obligation is this, that If the sd Ric: Whitte Arther Beale & Mannering Hilton they or either of them, do pay or cause to bee payd vnto Fran : Johnson or his assignes the full & iust some of Ninety nine pounds or there abouts in manner & forme following, that is to say the some of fourty fiue pounds at or before the last of Septemb^r next, & the remajnder of the one halfe the 10th of June next after; & the other halfe the last of August after that in good M^rchandable or refuge fish oyle Macherill or good staues at price Current in New England, then this obligation to bee voyd, or else to stand in full force & vertue/

Signed sealed & Delivered/ Ric : Whitte his marke $\bigotimes (\stackrel{\text{his}}{\scriptscriptstyle \text{seal}})$ with Turffe & Twigg, Arther Beale his Marke $\bigotimes (\stackrel{\text{his}}{\scriptscriptstyle \text{seal}})$ In the Presence of Mannering Hilton Nicho : Payne his marke \longrightarrow his Marke $\bigoplus (\stackrel{\text{his}}{\scriptscriptstyle \text{seal}})$

Joane young her Marke/

This Instrument was owned & acknowIedged this 9th of July 1667 : beforemee Edw : Johnson Jus : pe :

BOOK II, FOL. 33.

A True Coppy of this Instrument aboue written transcribed out of the originall & there with compared this: 1: day of Novemb^r 1667: p Edw: Rishworth ReCor:

Know all people that I John Symmons of Kittery, In the Province of Mayn In New England Planter, do by these

Symonds To Hilton Presents giue & grant assigne & make over vnto my sunn In law William Hilton all my right Title & Interest of that my now dwelling house, outhouses, gardens oarchards, & all the other

lands belonging or any ways app^rtayneing there vnto: as a dowry with my daughter Rebeckah now wife vnto the sd William & his Heyres for ever/ to haue & to hould & peaceably to Inioy all & singularly the aboue mentioned Premisses for ever more, onely reserveing vnto my selfe the one Third part of the cleare profitts there of dureing my naturall life; And In case the sd John Symons shall happen to Marry, & his sd wife surviueing, that then shee shall Inioy & receiue one thyrd part of what I am Intrusted in/ provided always that the aboue mentioned Premisses abide continew & remajne in the hands & Custody of the abouesd John Symons dureing his naturall life/ In witness here of I haue here vnto sett my hand & seal this eighteens day of the secund Moenth Called Aprill: 1667:

Signed sealed & Deliverd

In the Presence of us/ Fran: Champernowne/ The Marke \mathcal{I} of John Symons (his)

Hene : Greenland

Edw: Hilton/

A true Coppy of this Instrument aboue written transcribed out of the originall & there with Compared this 20th Novemb^r 1667 p Edw: Rishworth ReCor 1

These Presents do witnesse, that I Edw: Rishworth of Yorke in the Province of Mayn ReCor: do for diverse good causes & considerations there vnto mee moueing, & espetially for the some of eighteene [34] pounds to bee payd to mee as by bill appeareth, beareing date August the 28: from Richd Hardy, give grant assign & Confirme vnto the sd Richd Hardy now resident at Yorke fisherman, my soole

Rishworth To Hardy right title & Interest of a Certen Tract or Prcell of vpland lijng & being on the North West side of the ould Mill Cricke at the mouth thereof, next vnto the Mayn River contayneing the just

quantity of thyrty acers, as also of a small Prcell or portion of sault Marsh Land adioyneing & lijng on the Southermost side to & of the aforesd vpland, contayneing about the quantity of one acer & an halfe or two acers or their abouts being one single peece of Marsh lijng before, & adiovneing two the sd 30 Acers of vpland, & between the place where the ould Mill was, & the Mouth of the sd Cricke: That Thyrty Acers of vpland is to runne along by that Tract of Marsh to y° full extent there of, from the Crickes Mouth vnto a small poynt of vpland, next adioyneing to a peece of Marsh on this side the ould Mill, & soe to runne backe the same breadth towards Capt Clarkes Logg house till the full quantity of 30 Acers bee fully compleated/ Which Tracts of vpland & Marsh as aboue mentioned with all the priviledges & Immunitys of Tymber or otherwise, with all other appurtenances thereto appertajneing, I the sayd Edw: Rishworth, my heyres executors administrators & assignes do giue grant & conferme, & by these Presents haue given granted & Confirmed, my soole right title & Interest there of vnto the aforesd Ric: Hardy his heyres administrators, executors & assigns for ever, pmissing to defend & make good the sd Lands from all Titles Clames Incomberances any Pretended from by or vnder mee, or my executors administrators or assigns & do further ratify my soole right & title there of, vnto the sayd Ric: Hardy, whither by purchase possession

or Town grant to him & his heyres for ever, hee or his heyres or assignes being lyable to pay cheefe rents as other inhabitants of y^e province do When demanded/ In testimony to the soole Premisses aboue written I do here vnto afix my hand & seal this 28^{th} day of August 1667: in the 19th yeare of our soveraign Ld the King Charles y^e 2und/ Año Dom $\tilde{:}$ 1667:

Signed sealed & Delivered

Edw: Rishworth (his acal)

In the Presence of/

Samson Anger his Marke/ O

Fran: Woofe/

The 6th day of Decemb^r 1667:

Seizin & possession of the Thyrty Acers of vpland, & the small Prcell of Meddow Land according to the Te $\bar{n}o^{r}$ of this Deed of sayle with in written, delivered vnto Ric: Hardy by Edw: Rishworth by Turffe & Twigg being bounded as followeth/ begineing at a Marked whitte oake tree at the Cricks mouth, runeing vp the Cricke to y^e Number of sixty pooles vnto another marked oake, & from thence towards the Logg house, vpon a North West & by North lyne till seaventy pools was finished/ w^ch fully compleated the sd Thyrty Acers of Land, being done in the Presence of/

Tho: Curtis/ John Twisden Townesmen/

Edw : Start his Marke/

This Instrument with in written owned by Edw: Rishworth as his Act & deed this 6th of Decemb¹ 1667: before mee Edward Johnson Jus: pe:

A true Coppy of this deed or Instrument aboue writtentranscribed out of the originall, & there with Compared this 7th : day of Decemb^r 1667 : p Edw : Rishworth ReCor :

This Indenture made the fourteenth day of September in the nineteenth years of the Reign of our Soveraign Ld

Charles ye secund, by the grace of god of England Scotland France & Ireland King Defend^r of the faith &c between Ann Godfrey of Yorke in the province Godfrey To of Mayn Widdow, of the on party, & Aylce Shapleigh Shapleigh of Kittery In ye province of Mayn now wife of Nicholas Shapleigh M^rchant of the other party, Witnesseth that the sd Ann Godfrey for & in consideration of the naturall Loue & affection wch shee beareth vnto ye sd Aylce Shapleigh, as also ffor & in Consideration of one hundred pounds of Lawfull pay of New England in hand before the sealing & delivery of these Presents, well & truely payd the receipt worf the sd Ann Godfrey doth here by acknowledg, & her selfe to bee fully [35] satisfyed contented & payd, & there of & of every part & parcell there of, doth acquitt exonerate & discharge, the sayd Aylce Shapleigh her heyrers executors & Administrators & every of them for ever by these Presents, hath given granted, barganed & sould, aliened Enfeoffed & Confirmed, & by these Presents doth giue grant bargane & sell alliene Enfeoffe Convay release assure deliver & Confirme vnto the sd Aylce Shapleigh her heyrs & assigns, all that Tract peece parcell of Land of Farme scituate lijng & being with in the Teri-

tories & Precincts of Yorke aforesd where on the sayd Ann Godfrey doth now dwell, & Inhabite togeather with all that dwelling house, barnes stables Out houses and Lynies vpon the sd Tract peece Prcell of Land & farme belonging or in any wise app^rtayneing, & alsoe all that Marsh or Meddow to the sayd farme belonging or to & with the same now or heretofore vsed occupyed or Inioyed, as Part Parcell or member there of, or of any part there of, & alsoe all trees Woods & vnderwoods Comons Easements profetts Emoluments heridataments & appurtenances whatsoeuer to the sd farme belonging, or in any wise app^rtayneing/ And alsoe all the Right title Clayme Interest vsse possession Reversion Remajnd^r & demand w^tsoeuer of her the sd Ann Godfrey of in or to the sd Premisses, or of in or vnto every or any part

or Prcell there of; To have & to hould the sayd Tract peece Prcell of Land & farme, houses Ediffices, & buildings, vpland & Marshes Trees Woods & vnd¹woods Comans Easem¹⁶, profetts Comoditys advantages Emoluments heridataments & appurtenances W'soever, vnto y° sayd Aylce Shapleigh her heyres & assigns for ever to y° onely soole & proper vsse & behoofe of the sd Aylce Shapleigh her heyrs & assigns for euer, & to & for noe other vsse intent & purpose w'soeuer/ And the sd Ann Godfrey for her selfe her heyres, executors Administrators & assigns, & for all & every of them, doe covenant promisse & grant to & with the sd Ayle Shapleigh her heyres & Assigns & every of them by these Presents the sd Pemisses & every part & Prcell there of with the appurtenances aganst her the sd Ann Godfrey her heyres & assigns, & against all & euery other Prson & Prsons w'soeuer, shall & will warrant & for ever defend by these Presents/ In witness whereof the Partys first aboue named to these Present Indentures interchangeably haue sett their hands & seales the day yeare first aboue written / 1667 :

Sealed & delivered in

the Presence of,

Abraham Corbett/ Alice Corbett signu :

The marke of

Ann Godfrey (her seal) A true Coppy of this Instrument or Indenture aboue written transcribed out of the originall, & there with compared this 5th day of Janv: 1667: p Edw: Rishworth ReCor:

Bee it remembred, that vpon the fourth day of $Octob^r$ next after the date within written, quiett & peaceable possession of the Lands within granted was given & delivered by the with in named Ann Godfrey vnto the with in named Aylce Shapleigh in y^e name of possession & seazin, of all Lands, tenements, & Hæriditaments in the deed with in Written conteyned to haue & to hould vnto the sd Aylce Shapleigh her heyres & Assignes for ever, according to the tenour & true meaneing of the Deede, with in written/ In y^e Presence of/

A true coppy of the possession giuen transcribed out of the originall this 6th: of Janv: 67: p Edw: Rishworth ReCor/ Abra : Corbett John Davess

Know all men to whom these Presents shall come y^t I Leeften^t William Phillips of Winter Harbour, for & in consideration of severall good Causes mee y^rvnto moueing, & satisfaction already by mee received, haue given granted

barganed and sould, & by these Presents do giue ro Allden Allden of Boston Mariner with Elizabeth his wife, one quarter or fourth part of a saw Mill with saws doggs Crows, & all manner of Tooules therevnto

belonging, scituated vnder Sacoe ffalls, with the benefitt of the place, the which Mill was bujlt by the sayd Allden, & alsoe with sufficient Meddow Land & Pasture Land, & Tymber for his quarter part as I haue for my other three quarters, proportionably to him the sd Allden, his heyres executors & assignes for ever/ to haue & to hould from mee or any vnder mee/ to the true Prformance of all which, I bind my selfe my heyres executors [36] & assignes, as witness my hand & seale this twenty eight of Novemb^r one thousand six hundred sixty two/

Signed Sealed & delivered,

In the Presence of us,

Natha^u Phillips/

Restrom Sanford/

A true Coppy of this Instrument aboue Written transcribed out of the originall, & y^r with compared this 6th day of Janvary 1667: p Edw: Rishworth ReCor:

William Phillips (^{his} seal) This bill of sayle doth Witness that I Joseph Boolls Gentlema: his heyres & assignes hath sould vnto Bolls To Hill of Winter Harbour one hundred Acers of Land, which lyes between a Lott which was formerly Mr Andrews, & a Lott w^ch was for-

merly Mr Robert Sankes w^ch goeth down towards the River to a great Cricke bounded of both sides with a small Cricke, & to come to a Certen Oake stumpe that stands by the path of the South side, & soe to goe in breadth to Mr Andrews Lott/ Witness my hand this 12th of Octob^r 1659:

Witness/ Richd Tucker/ By mee Joseph Bolles/ Roger Spencer/

October: 8th 1667:

These Presents do witness that I William Phillips of Sacoe, for valewable Considerations y^rvnto mee moueing, & for one days worke which as a yearely acknowledgm^t Roger Hill shall yeare by yeare pay or cause to bee pd vnto mee

Phillips To Hill my heyres & assignes, from him his heyres & assignes : do in the behalfe of my selfe my heyres & assignes grant give & Confirme the soole propriety of this hundred Acers of Land with all

priviledges & appurtenances belonging y^tvnto, formerly purchased by Peter Hill of Mr Jos: Bolles, vnto Roger Hill his heyres & assigns for ever/

William Phillips/

Majo^r William Phillips owned this to bee

his Act & deed before mee Edw: Rishworth Jus: pe

Trve Coppys of that Instrument made by Mr Jos: Bolles to Peter Hill, & of Majo^r Will: Phillips his confirmation of the sd hundred acers of Land to Roger Hill transcribed out of the originalls the 6th: of Janvary 1667: & y^rwith Compared p Edw: Rishworth Re: Cor:

1

This Indenture made the first day of August In the foureteenth yeare of the Reign of our soueraign Lord Charles by the grace of god King of England Scotland France & Ireland Defend^r of the faith &c: betwene Richd Vines of Sacoe gentlem : on the one party, & Jane Andrews of Sacoe Widdow, on the other party, Witnesseth that y^e sd Richd Vines, for diverse good causes & considerations him therevnto moueing, hath given granted barganed & sould vnto the sd Jane Andrews her heyres & assignes, & by these Presents do give grant bargane sell & Confirme vnto her & her aforesayds, one hundred Acers of Land togeather, & next

Vines To Andrews adioyneing to that Parcell of Land, whereon her late deceased husband Samuell Andrews hath built an house & fenced in about foure Acers of ground, being part of the sd hundred acers,

being on the West side of Sacoe River, & next Adiovneing to the house of Willia ? Scadlocke, & alsoe to cutt & take hay for her Cattle in the Marshes neare adioyneing togeather, with free Ingress egresse & regresse for fishing & fowling according to the Costome of the Country, to have & to hould the sayd p^rmisses with the sd Land, & thejr appurtenances, vnto the aboue named Jane Andrews, & her heyres for Ever : Yeilding & paijng vnto the aboue named Richard Vines or his assignes, one acknowledgm^t or rent or rent charge of twelfe peence on euery feast of Saynt Michaell the Archangell, & if it shall happen the sd rent to bee vnpayd being lawfully demanded, that then Itt shall bee Lawfull for the sayd Rich^d Vines his heyres or assignes to enter into any part of the Premisses, & to take a distress & the same to detayn & keepe till the aforesd rent of Twelue pence bee payd; And the sd Richard Vines doth covenant & promiss for him selfe his heyres & assigs that the sd Jane Andrews, her heyres & assignes shall peaceably hould & Inioy the sd demised p^rmisses, & every part & Prcell thereof without any Lett or disturbance of the sd Ric: Vines his heyres or assignes or any other Prson, by his or their meanes or procurement; In witness whereof, the sayd Partys to these [37] Present Indentures interchangably haue sett two thejr hands & seales yeavon the day & yeare first aboue written/ Signed sealed & delivered Confirmed

In the Presence of Thomas Williams the 22: of the

Robert Booth fourth Moenth 1654: John West Select men of Sacoe/

These Presents do witness that I William Phillips of Sacoe, for good considerations y^rvnto mee moueing, & for

Phillips To Hill one days worke which as a yearely acknowledgm^t Roger Hill shall yeare by yeare pay or cause to bee pd vnto mee, or my heyres or assignes from him or his heyres or assignes, do

In the behalfe of my selfe my heyres & assignes give grant & Confirme the soole propriety of this hundred Acers of Land with all the priviledges there of as granted by Mr Richd Vines vnto Mis Jane Andrews though vnsubscribed vnto Roger Hill his heyres & assignes for ever, as Witness my hand this 8th day of Octob^r 1667:

Majo^r William Phillips owned this aboue written, to bee his Act & Deed at y^o date

hereof before mee Edw: Rishworth Jus: pe:

A true Coppy of this deed with in written granted by Mr Ric: Vines as vnsubscribed, & of the confirmation of it by y^e select men of Sacoe, & of a more full confirmation y^rof by Majo^r Witt: Phillips vnto Roger Hill as by him acknowledged, transcribed out of y^e originalls & there with compared this 10th day of Janvary 1667: p Edw: Rishworth ReCor:

Benighton & Phillips This Instrument witnesseth, that Wee whose names are vnderwritten do give each other this Instrument as Witness/ That for the Considerations of eight hundred pine trees to bee delivered

by Mr John Bonighton, vnto Majo^r William Phillips or his

assignes sound to make M^rchandable boards growing now at little Falls, on the Land their adjacent to bee felled & taken away when y° sd Phillips shall have Occasion for them, and the sayd Phillips yearly to give vnto the sd Bonighton or his heyres a due Accopt thereof/ And also ethe one halfe of the Ysland against the Mill, that part that Abbuteth against the sd Mill to bee layd out by a surveyer chozen by Consent of the sd Bonighton & the sd Phillips: This to bee done with in foureteen days after the date hereof; This being Prformed shall bee a full end from the date hereof, of all differences debts dues or demands Contracts barganes from the begining of the world vnto this Present/ To witness the Treuth wee do Interchangeably sett two or hands this first day of Octobr 1667:

This Instrument witnessed by us to bee John Bonighton the Act & Deede of Mr John Bonigh-William Phillips/ ton, & Major William Phillips this Present day & yeare 1667: 15: Octob^r The Marke *H* of Henery Brown/

The Marke X of Tho : Doughty/

The Marke \mathcal{S} of John Bonighton Junjo^r

Henery Brown & Tho: Doughty maketh oath that y° Instrument or agreem^t with in written, to wch they are aboue Witnesses was the Act & deede of Capt John Bonighton & Major Willia: Phillips/

Taken vpon oath this 21: of October, 1667: Geo: Munioy Jus: pe:

I being desired by Major William October: 17: 67: Phillips & Mr John Bonighton to devide the Ysland within mentioned between them It was done accordingly / & bounds sett between them the day abouesd/ & possession given Major Phil-

Booth & Denmark Test for Phillips

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lips by Mr Bonighton by Turffe & Twidg in my Presence that is to say halfe of the Ysland next to y° Majors house & is as bounded with a small tree growing vpon the vttermost poynt towards the South East over against John Davesses house/

Robert Booth

Patricke Dumark/

Robert Booth & Patrick Dumark maketh oath, that Cap^t John Bonighton did deliver & part the aboue mentioned Ysland as is there in expressed, taken vpon oath before mee this 21: of October 1667 : Geo : Munioy Jus : pe :

A true Coppy of this Instrument aboue written, as alsoe of possession deliverd by Robert Booth of part of ye Ysland yrin specifyd, as of severall testimoys taken wch concerne ye same, transcribed out of yr originalls & therewith compared this 10th Janvary, 1667 : p Edw : Rishworth Re : Cor :

This bill bindeth mee Francis Champernown my heyres executors or assigns to pay or cause to bee payd vnto

Champernoun To Walton

George Walton of Pischataq his heyres executors or assignes the full & Just some of Twenty six pounds as Witness my hand & seal even the Twenteth of this Present August, one thousand six hundred sixty one/

The Condition of this Present obligation is such/ that y^e aboue bounden Francis Champnown doth promiss to leave in the hand of the abouesd George Walton a Certen Marsh on his Ysland which hee hath now in possession, oposite to the now liueing house of the abouesd Geo: Walton which hee the sd Geo: Walton is to keepe in his Costody for the space of two yeares, & then the abouesd Fran : Champerown, is to pay vnto y° sayd [38] George Walton, the full whoole & intyre some of Twenty six pounds at all demands after

the Twenty fifth of August in the years one thousand six hundred sixty three, or else this Marsh is to remajne in the hand of the aforesd George Walton vntill the sd Fran: Champerown give full satisfaction to the abouesd Geo: Walton, so that this Prformed It is to be voyd, & of none æffect, or else to stand in full force & vertue, as witnesseth my hand & seale even the day & years aboue written/

Signed sealed & Delivered/ firancis Champernown (his seale)

In the Presence of vs/ Richd Oliver/ Robert Taprill/

These Presents Witnesseth that I Fran: Champnown do by these bind my heyres administrators & assignes to make good the Premisses, vnto Geo: Walton his heyres & executors administrators & assignes/ Witness my hand this 22th of June 1665:

Witness/

Fran: Champernowne/

Henery Jocelyn/

True Coppys of this obligation with a Confirmation thereof before Esq^r Jocelyn, transcribed out of the originalls, & there with Compared this 23: of Janvary: 1667: p Edw: Rishworth ReCor:

To all Christean people to whom these Presents shall come, greeteing, I Thomas Turner In the parish of Kittery in the Long Reach In Pischataqua River in New England, haue given granted barganed sould Alienated & Infeoffed & doe firmely

by these Presents, give grant bargane & sell alienate & Infeoffe vnto Mr George Walton ordinary keeper In Pischataqua River aforesd, Twenty acers of Land scituate lijng & being In y^o Parish of Kittery aforesd vpon the North East of Christean Ramacke, w^oh sd Twenty acers of Land is to bee for the vss of the sd George Walton, his heyres executors Administrators & assignes for ever, vpon non payment of eight pounds seaventeen shillings Sterling, to bee pd at or before the last day of March next Insueing, by the sd Thomas Turner, his heyres executors, administrators or assignes, to the sd Geo: Walton his heyres administrators or assignes, and vpon the payment of the money abouesd, Ingaged M^rchandable Red Oake staues, then the sd Land to bee to the proper vss of y^e aboue sd Turner agajne, & likewise what the sd Turner can make appeare to bee payd to the sd Walton in part of the some abouesd, is to bee deducted/ In witness w^rof I haue here vnto sett my hand & seale, this 16th of August 1659: the aboue sd Land lijng in backe Cove behind Thomas Spinnys/

Signed sealed & Delivered,

Thomas Turner (^{his}_{seal})

In the Presence of us,

Abishag Walton/

John Langham/

A true Coppy of

This Deed or Instrument transcribed out of the originall & there with Compared this 23: of Janvary 1667: p Edw: Rishworth ReCor:

To all Christean people, I John Sagamore of a place In Kenebecke River called by the English the high head, being on the Westerly side of the place called Merry Meeteing Bay, sendeth greeeteing, Know yee that I the sd John, for & in Consideration of the Loue & good will which I haue & beare towards my Loueing frejnd Thomas Watkings of Boston In New England Planter, as also for & in consider-

Indians To Watkings ation of his Travell with & for mee from the aforesd Boston to y^o Fort of Arania, & the great pleasure & good hee did mee there : Have given & granted, & by these Presents do freely Clearely

& absolutely give grant & confirme vnto the sd Thomas

Watkings, his heyres and assignes, a Prcell of Land begining at the aforesd place called the high head, & from thence to runne vp the River vnto a fresh water brooke, and is by estimation of mee the sd John Sagamore a mile & a halfe mile in length, & is in breadth at the brooke one mile, togeather with a Parcell of Marsh grõd lijng & being on the other side of the River aforesd, contayneing Twenty Acers bee it more or lesse as It lyeth compassed with the sd River, on the one side, & the vpland on the other side, with the priuiledge of the backe Lands to the granted Premisses for commonage & pasture of cattle & felling of Tymber, & wood Trees & all other priviledges & appurtenances whatsoever, to the given & granted Premisses, belonging to haue & to hould the aboue given & granted Premisses, with the profetts priviledges & appurtenances, to them & either of them belonging vnto the sd Thomas Watkines his heyres & assignes for ever, to the onely proper vsse & behoofe of the sayd Tho: Watkings his heyres & assignes from the nineteenth day of August, In the years of our Lord one thousand six hundred sixty one, for ever, freely peaceably & quietly without any manner of reclayme Challenge or contradiction of mee the sd John Indean Sagamore, my heyres executors or of any other Prson or Prsons by mine or their meanes title Consent or procurement In any manner or wise, & with out any thing to bee given or done in tyme to come, soe that neither I the sd John my heyres executors, nor any other Prson by us for us or in our names, or In the name or names of us, or any of us att any tyme or tymes hereafter may aske Claime or demand in or to the Premisses or any part thereof, any Interest right Title vsse or possession, but from all [39] Action of right title Clajme Interest vse possession & demand thereof Wee & every of us to bee vtterly excluded, & for ever debarred, by these Presents/ I the sd John the Premisses hereby given granted & confirmed, aganist all Prson & Prsons w'soeuer, shall & will warrant, & for ever defend vnto the sd Tho: Watkings his

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heyres & assignes/ In witness w^rof I haue here vnto sett my hand & seale in Boston aforesd, the forenamed Ninetenth day of August In the yeare aforesd 1661:

Signed sealed & Delivered, The Marke of John (his seal)

In the Presence of us/ Edw: Ellis/ William Pearse/



This writeing with in was acknowledged by John Sagamore of Kenebecke to bee his Act & Deede this 20th of August 1661: before mee John Endecott Gouer/

A True Coppy of this Instrument or deede aboue written transcribed out of the originall & there with compared this 27: day of Janvary 1667: p Edw: Rishworth ReCor:

To all Christean people to whom this Present Instrument shall come, Majo^r William Phillips of Winter harbour In the province of Mayn In New England sendeth greeteing, in our Ld god everlasting, Know yee that the sd Major William Phillips with the free consent of Bridgett his wife, for and in consideration of y⁶ some of one hundred & fiuety one pounds three shillings & eleven peence in money & other current pay in New England to him in hand before the sealing & delivery hereof, well & truely payd by Richard Hutchinson of London M^rchant, the receipt w^rof the sayd Majo^r William Phillips doth acknowledg by these Presents, hath given granted barganed sould aliend Enfeoffed & Confirmd & by these Presents, do give grant bargane sell alien

Phillips To Hutchinson Enfeoff & confirme vnto the sayd Richard Hutchinson his heyres & assignes for ever, a Tract or quantity of Land contayneing one thousand Acers lijng & being aboue the Falls at Sacoe In

the Province aforesd & on the North Westerly side of Swann pond Cricke: The sd Land to contane one Mile in

breadth vp by the River of Sacoe aforesd, & to runne backe Westerly vpon the Mayn Land soe fare as till the sd Number of one thousand Acers of Land bee measured vp, togeather with one fourth part of the Saw Mill at Sacoe ffalls, with all Woods vnderwoods Tymber & trees waters water Courses Meddows Libertys, fishings fowlings Hunting hawking Hawking ways easements passages profetts Commoditys Jurisdiction emoluments Comange priuiledges & appurtenances w'soeuer thejr in or their belonging, or in any wise app^rtayneing : And all the estate right title Interest vse propriety possession claime & demand wtsoeuer of him the sd Major Willia : Phillips of in or to the sd barganed Premisses & either of them/ And all deeds euidences & writeings, w^ch concerne the ßmisses onely, & Coppys of such deed euidences & writeings, which concern the same with other things to have & to hould the sd barganed p^rmisses, with the pfetts priviledges & appurtenances to them or either of them respectively, belonging vnto the sayd Richd Hutchinson his heyres & assignes, to his & their owne proper vse & behoofe hence for ever/ And the sd Majo^r William Phillips, for him selfe his heyres executors & administrators, doth covenant promiss & grant to & with the sayd Richard Hutchinson his heyres & assignes by these Presents In manner & forme as followeth (that is to say) that hee the sd Major William Phillips, at the tyme of the grant bargan & saile, of the Bmisses to the sd Richard Hutchinson, & vntill the delivery hereof vnto Eliakime Hutchinson to & for the vse of his father the sd Richard Hutchinson his heyres & assignes for ever, was the true & lawfull owner of the aboue barganed p^rmises, and that hee hath in him selfe full pouer & lawfull authority the p^rmises to grant bargan sell & confirme as aforesd/ And that the sd Richd Hutchinson his heyres &

W Phillips To • Ric⁴ Hutchinson assignes shall may hence forth for ever, lawfully peaceably & quietly have hould possesse & inioy the sayd barganed Premises & every of y^m free & clear & clearly exonorated acquitted & dis-

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charged, or otherwise from tyme to tyme, & at all tymes hereafter by the sd Majo^r William Phillips his heyres executors & administrators sufficiently saved defended & keept harmeles of & from all & all manner of former & other grants gyfts barganes sales Morgages Wills Judgm¹⁶ executions Douers & title of Dowers, to bee Claimed by the sd Bridgett his now wife, & of & from all other acts & incomberances w^tsoever had made done or suffered to bee done by the sd Majo^r William Phillips, his heyres executors administrators or any other Prson or Prsons w'soever, from by or vnd^r him, them any or either of them w^rby the sd Richd Hutchinson his heyres or assignes shall or may bee hereafter Lawfully evicted out of the possession thereof, or any Part or Prcell thereof/ And that the sd Major William Phillips his heyres executors & administrators the sd barganed p^rmisses & every part or Prcell thereof vnto the sd Richd Hutchinson his heyres & assignes against them selues, & all & euery Prson & Prsons w^tsoeuer lawfully Clajmeing or to Claime any estate right title Interest Claime or demand wtsoever, of in or to the same, from by or vnd^r him, them any, or either of them, shall & will warrant & for ever defend by these Presents : And that the sayd Majo^r William Phillips, his heyres executors & administrators & each of them vpon reasonable & lawfull demand shall & will Prforme & do, or cause to bee Prformed & done, any such further Act or Acts whither by way of acknowledgment of this Present Deed, or release of Dower in respect of her the sd Bridgett, or In any other kind that shall or may bee for the more full compleating confirmeing & sure makeing of the sd barganed ßmisses vnto the sd Richd Hutchinson his heyres & assignes for ever according to the true intent hereof & according to the Laws of the Province or Jurisdiction, win the sayd barganed pimisses lyeth : prouided always & It is covenanted, concluded conditioned & agreed, by & between the sd Prtys to these Prsents/ That if y^{e} [40] sd Major William Phillips, his heyres executors adminis-

trators or assignes or either of them, do well & truely content & pay, or cause to bee contented & pd vnto the sd Richd Hutchinson his heyres executors administrators or assignes the full & whoole some of one hundred fluety & one pounds three shillings & eleven pence by the valew thereof in good sound M^rchandable Inch pine boards at the saw Mill at Sacoe falls aforesd, at fourty shillings p thousand at or before the nineteenth day of y^e Moenth of Octob^r which shall bee In the yeare of our Ld one thousand six hundred sixty & eight with out coven or fraude that then this Present bargan & sayle & every Covenant grant Article & thing herein contaned shall to all æffects purposes, & constructions w'soeuer, bee vtterly voyd frustrate & of none æffect, but If default of payment at the day aforesd, happen in part or in all contrary to the Teno^r hereof, that then this Present bargan & sale, shall to all æffects & purposes stand remajn & abide in Its full force & strength, any thing herein before expressed to the contrary thereof In any wise notwithstanding: In witness woof the sd Major William Phillips hath here vnto sett his hand & seal the eighteenth day of the first Moenth comanly called March In the years of or Ld one thousand six hundred sixty & seaven, Annoq regni Caroli secundj xix/

Signed & deliverd In yº

William Phillips (his seal) Bridgitt Phillips/

Presence of vs/

Robert Pateshall/

William Pearse/

Mis Bridgitt Phillips acknowledgeth this Instrument aboue written to bee her Act & deed, this 27 : of June 1667 :

before mee Samuell Wheelewright Jus: pe:

A trve coppy of this Deed aboue written transcribed out of the originall, & there with compared this 30: Janvary: 1667: p Edw: Rishworth ReCor October: 16: 1659:

Kittery To Tozier Granted Lotted & layd out by the Select Townsmen for Kittery vnto Richard Tozier his heyres or assignes for ever a Tract of vpland Contayneing sixty Acers & adioyneing to Wil-

liam Pyles lott aboue the Salmon falls, & It runnes from y[•] River vp into the woods vpon a North East & by North Lyne in length, & the head bounds runs vpon a North West & by West lyne, as may appeare by severall Marked trees/ A true Coppy taken the 8: day of Noveb^r 1659:

> p mee Humfrey Chadborne Town Clarke/

A true Coppy of this grant aboue written as transcribed by Humfrey Chadborne taken p mee this 13 : March : 1665 Edw : Rishworth ReCor :

W^ras Edw: Rishworth & Cap^t John Dauess of Yorke Were Impoured & appoynted by the last Court of pleas for ending of a controversy, to lay out the deuideing bounds of Land betweene Richd Tozier & William Pyles, att their home lotts, w^oh Land of William Pyles his, is by him since sould, & remajnes now in the possession of James Smyth/ In Attendency vnto w^oh Court order, Wee the sd Rishworth & Davess made a survey of those bounds, in Controversy, wⁿ & at which tyme the sd Tozier, Pyles, & James Smyth were Present w^r togeather vewing & discussing touching y^r bounds, vpon consideration the sd Richd Tozier, & James

Tozier & Smith Smyth who bought the Interest of y^o sd Land in Controversy formerly betweene Pyles & Tozier, did Mutually conclude before vs, namely the sd Richd Tozier & James Smyth to end the Contro-

versy them selues, & agree vpon there owne bounds, wth are as followeth vidz^t: first that y^e deuideing lyne between them is to begin at a small Wall Nutt tree, & soe runne

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directly as that fence between them now stands vp unto an ould stumpe, & from thence to a small Whitte oake marked by an ould bound Marke & soe running along to an ould seare oake standing in the fence by a spring ould Marked, goeing along to y^e end of the fence now sett, & from the end of that fence to a small Whitte oake now Marked, & soe directly vnto another Marked Whitte oake standing by a great Whitte oake which lyeth closse by Itt/

And It is further agreed by the sd Tozier & Smyth, $y^t w^t$ Land falls with in those bounds thus Marked either aboue or below or with in fence, shall bee peaceably Inioyed or taken by the sd Prtys with out any trouble or controversy at all/ & this to stand hence forward as a full & finall agreement between us as Witness or hands this 23 : day of Aprill 1668 :

Signed In y[•] Presence of, Edw: Rishworth/ John Davess/ Ric : Tozier his marke/

A true Coppy of this grant as layd out & bounded aboue written, transcribed out of y^o originall & there with Compared this 30: of Aprill: 68: p Edw: Rishworth ReCor:

W^ras I William Hammonds was Legally chozen by the Town of Wells for laijng out of Land according to pouer given mee, haue layd out vnto Mr John Wheelewright a Tract of Land granted vnto y^e sd Wheelewright by Mr Henry Boad, & Mr Edw:

Rishworth w^ch Land is bounded from the fence that is sett vpon the North West side of Mr Wheelewrights farme, & soe to runne vpon a streight Lyne to Ogunquett falls to a certen tree which I haue marked with ₩ : May 24 : 1667 : by mee William Hamonds/ [41] W^ras I Ezekell Knightts was Legally chozen by the Town of Wells with Goodman Hammonds, for laijng out of Land in the sd Town, I Ezekell Knight do consent vnto the laijng out of Mr John Wheelewrightts Land, granted by Mr Bode & Mr Edw: Rishworth, according as Goodm? Hamonds hath bounded Itt, as Witness my hand this 23 of Aprill 1668:

Ezekell Knightts/

A true Coppy of these two Instruments herewith in written sign'd by Will : Hamonds & Mr Ezekell Knightt/ taken out of the originalls & there with compared this 30th of Aprill 1668 : p Edw : Rishworth ReCor :

W^ras Edw: Rishworth & Cap^t John Davess of Yorke, Were impoured & appoynted by the last Court of pleas for ending of a Controversy to lay out the deuideing bounds of Land between Ric: Tozier & William Pyles, at their home lotts, which Land of William Pyles his is by him sould & remajnes now In the possession of James Smyth/ In Atten-

Tozier Pyles & Smith dency vnto which order Wee the sd Rishworth & Davess made a survey of those bounds in controversy, Wⁿ & at which tyme the sd Tozier Pyles & James Smyth Were Present, w^r togeather

vewing & discussing touching y^r bounds, vpon which consideration the sd Tozier (& James Smyth who had bought y^e Interest of the sd Land in controversy formerly between Pyles & Tozier, did mutually conclude before us, namely the sd Richd Tozier & James Smyth to end the difference y^m selues, & agree vpon thejr own bounds, w^ch are as followeth, vidz^t:

That y^e deuideing Lyne between them is to begine at a Small Wall Nutt tree, & soe runne directly as that fence between them now stands vp vnto an ould stumpe, & from thence to a small Whitte oake, marked by an ould bound Marke, & soe running along to an ould seare oake standing in the fence by a spring, ould marked, goeing along to ye end of y^e fence now sett, & from y^e end of y^t fence to a small Whitt oake now marked, & soe directly vnto another marked Whitte oake standing by a great whitte oake which lyeth close by it: And It is further agreed between the sd Tozer & Smyth y^t what Lands falls with in these bounds thus Marked either aboue or below or within fence, shall bee peaceably Inioy'd or taken by the sd Partys with out any trouble or controversy at all, & this to stand hence forward, as a full & finall agreement betwixt us, as Witness or hands this 23 day of Aprill: 1668/

Sign'd in y^e Presence of

Edw: Rishworth/ John Davess/

Ric: Tozier his Marke

A true Coppy of this agreement transcribed out of y° originall & there with Compared this 11th June 1668 :

p Edw: Rishworth ReCor:

This Indenture witnesseth, that I James Gibbines of Sacoe

Gibbons for Haywood To Edgecome

In the Province of Mayn, with the consent of my wife Judeth, & my brother in Law Robert Haywood now resideing in the Barbadoes, as by his order to mee given beareing date the tenth day

of January one Thousand six hundred & sixty, In the twelth yeare of ye Reign of our Soveraign Ld King Charles ye secund, for diverse good causes us there vnto moueing, haue given, granted, barganed & sould, & by these Presents do give grant sell & Confirme vnto Nicho Edgecome his heyres executors, administrators & assignes for ever, fluety Acers of Land vizt Twenty acers of Marsh or Meddow

ground, at Gouse fayre River, as p the bounds y'of supposed to bee soe much, & is to begine at the bounds of Edw: Clarke deceased, on the North West side of the River, & soe to runne along the same side of ye River vpon a Northerly course, till hee come to a Cricke Issueing out of a great pond & soe on the North west side of y^t Cricke till hee come to the same pond or to the Length of it as Itt extends, & soe take all the Length of it & breadth between y° pond & y° woods bee Itt more or lesse : And the rest of his Land to begine at his now dwelling house & from thence to an oaken stumpe Westwardly from the sd house & soe to the Cricke or fresh water on the Eastward side, with an æquall breadth to the water side, & soe backeward to the edg of the swampe, & the rest of this Land to bee finished next to the bounds of Edw: Andrews Land/ Yeilding & paijng v fore yearly & every yeare to ye sayd James Gibbones or Robert Haywood their heyres executors administrators or Assigns the some of fiue shillings Sterig in good Mrchandble bread Corne at or vpon the nine & Twenteth day of Septemb^r & two days worke the one at planting the other at harvest tyme being lawfully demanded by them/ with this provisoe that y° sd Gibbons & Haywood, their heyres executors administrators or assignes shall from tyme to tyme & at all tyms hereafter make good & valid this grant vnto the sd Edgcome his hevres & assignes for ever & to mantayne ye same & defend them y^r in by law. And further It shall bee lawfull for y^o sd Gibbons or Haywood by them selues Joyntly or severally or their heyres executors administrators or assignes, in defect of or non payment of all or any of the sd Rents or due days worke, to make distress vpon ye pmisses or on any goods or Chattles of the sd Edgcoms, or his heyres executors administrators or assigns & the same to detayne & keepe till the sd Rents & due days workes bee satisfyd In testimony wrof, & for the true P^rformance of all things therein contayned from the one Party to the other, they bind them selues their hevres executors administrators & assignes to make good the same as Witnessed by an Interchangeable setting two y^r hands & seals to one part of these Indentures beareing date the nine & 20th day of March 1662 :

Sealed signed & deliverd & possession & seazin given before us/ Richd Foxwell/ Ric: Tucker/

Barefoot

То

Mussell

James Gibbons his Marke \lesssim (^{his} seal)

p her marke \prod_{seal} (her)

A true Coppy of this Instrument aboue written transcribed out of the originall & therewith compared this 18th day of June: 1668:p Edw: Rishworth ReCor:

Judeth Gibbons

[42] James Gibbons & Judeth his wife acknowledged this with in Deede or Indenture to bee there Act & Deed vnto Nicholas Edgcome/

Taken in Court this 20th of May 1668 : Geo : Munioy Jus : pe :

vera Copia Edw: Rishworth ReCor:

This Indenture made y^e Thyrteth day of Septemb^r In the eighteenth yeare of our Soveraign Lord Charles the secund

> by the Grace of god, of England Scottland France & Ireland King, defend^t of the faith &c: between Cap^t Walter Barefoote of Douer in the River of Pischataq Chyergion on the one Party,

& Robert Mussell of Portsmouth in the River of Pischataqua on the other party, fisherman, Witnesseth that y° sd Walter Barefoote, for & Consideration of y° some of fineteen pounds of Lawfull money of New England in hand before the then sealing & delivery of these Presents well & truly payd, the receipt w^t of the sd Walter Barefoote doth hereby acknowledg, & him selfe to bee fully satisfyd contented & payd, & there of, & of every part Prcell & penny there of doth acquitt exonerate & discharge the sd Robert Mussell his

heyres executors & administrators & every of them for ever by these Presents, hath granted barganed & sould aliend Infeoffed convayed released delivered & confirmed, & by these Presents doth grant bargain & sell, aliene Infeoffe convay release assure deliver & Confirme vnto the sd Robert Mussell his heyres & assignes all that peece or Prcell of vpland scituate lijng & being in Kittery, with in the Province of Mayn vpon the West side of a Cricke yt bounds Capt Champnowns Ysland, & begins at a Whitte oake marked neare the brooke which is on y° North East side yrof neare vnto Robert Wadleighs dwelling house & soe to runne by y° water side eight & Twenty pooles vnto a great marked Whitte oake about West & by Nore, & soe to runn backewards into y° Woods the same breadth vntill tenn Acers bee fully made vp, & compleated/ And alsoe all & singular ways paths passages trees Woods vnderwoods commans easements profetts commoditys Aduantages Emoluments heriditaments & appurtenences w'soever to y's savd peece or Prcell of Land belonging, or in any wise app^rtayneing, & alsoe all the right title Clayme vse possession reversion remainder & demand wtsoever of him the sd Walter Barefoote of in or vnto the sd Tract peece or Prcell of Land belonging, or in any wise app'tayning. To have & to hould the sd peece or Prcell of vpland before hereby granted barganed & sould, & every part & Prcell thereof, & all & singular other the Premisses with thejr & every of thejr appurtenances vnto the sd Robert Mussell his heyres & assignes for ever, to the soole & onely proper vse benefitt & behoofe of ye sd Robert Mussell, his heyres & assignes for ever, & to & for noe other vse & purpose w^tsoever: And the sd Walter Barefoote for him his heyres executors administrators & assignes, & for all & every of them, doth hereby covenant promiss & grant to & with the sd Robert Mussell his heyres & assignes, & to & with every of them by these Presents, that hee the sd Robert Mussell his heyres & assignes & every of them shall & may lawfully from tyme to tyme, & at all tymes hereafter

quietly & peaceably haue hould vse occupy possess & inioy to his & there own pper vse & behoofe, all & singular the before hereby granted & barganed Premisses, & every part & Prcell there of with the appurtenances, freed accquitted & discharged, or other wise well & sufficiently saved & keept harmeless of & from all manner of former or other barganes sales gyfts grants Leases Joyntures, Dowries Judgmts executions Titles troubles charges & Incomberances wtsoever heretofore had made committed suffered or done, or to bee had made committed suffered or done by the sd Walter Barefoote his heyres executors administrators or assignes or any of them, or of or by any other Prson or Prsons w'soever, lawfully clajmeing from by or vnder him them or any of them/ In witness w'of the Prtys aboue named to these Present Indentures Interchangeably have sett their hands & seals the day & yeare aboue written, 1667:

Sealed & Deliverd

Walter Barefoote (his seale)

in the Presence of,

Hen: Greinland/

Abraham Corbett/

Bee It remembered that vpon y° last day of July in the yeare with in written quiett & peaceable possession of the Land with in granted, was given & delivered by y° with in named Walter Barefoote, vnto y° with in named Robert Mussell in name of possession & seazin of all Lands tenements & heriditam^{ts} in the deed with in written contayned, to haue & to hould vnto the sd Robert Mussell his heyres & assignes for ever, according to the Teño^r & true meaneing of the deed/ written in the Presence of/

> Abraham Corbett Hen: Greinland/

A true Coppy of this deed aboue written, transcribed out of y^e originall & y^r with compared this 22th d : of June 1668 : p Edw : Rishworth Re : Cor : These Presents do witness that I Ann Godfrey of Yorke In the province of Mayn, for diverse good Considerations therevuto mee moueing, & more especially for that Loue & affection I beare vuto Sarah Donell, [43] & Margerett Donell, daughters of Hene: Donell, & Frances Donell of the sayd Town, do giue grant Enfeoffe & Confirme vuto the sd Saraih & Margerett Donell, my sool right & Interest of a Certen Tract of Meddow Land, & a parcell of vpland, the one part y^r of being an Ysland on the other side of Yorke River over aganst the house of Joane Dixons, where on

Ann Godfrey To Sar^h & Marg⁴ Donnel Hen: Donell for severall years since hath bujt a Stage, & fished vpon, & halfe that Ysland, called by the name of the great Ysland, the other halfe of which I sould vnto Samson Anger/ Which

Meddow Land lijng with in & about the Ysland, & the halfe of the great Ysland aboue mentioned, contayneing the guantity of foure or five Acers of Meddow, bee It more or less, being bounded out next vnto that Meddow, & part of that Ysland Which I formerly sould to Sampson Anger, Which vpland & Meddow as aboue written, I do by these Presents, & haue given granted Enfeoffed & confirmed vnto the sayd Saraih & Margerett Donell there heyrs & assignes for ever/ And in case either of them shall dy before it come into their hands, then the whool I giue & Confirme vnto her that surviueth/ always pvided that Hene: Donell shall have the vse of that part of the small Ysland whereon hee fisheth & hath Improued, soe long as hee liveth, & That Frances Donel his wife shall have the free vse of the Meddow & other Land belonging to it whilst shee Liveth/ And for the reall Prformance of this my gyft which I have by this Deed made vnto Sarah & Margerett Donell, I do comitt the Premisses into the hands & care of my Loueing frejnds Edw : Rishworth & John Allcocke of Yorke, whom I sooly Intrust to see vnto ye right disposeing thereof according to my true meaneing & honest Intentions thejr in/ In testimony of every of the

Premises abouesd, I have here vnto afixed by hand & seale this secund day of Aprill 1660:

Signed sealed & Deliverd in the Ann Godfrey/ (her seale) Presence of/

Ric : Bankes his Marke R Tho : Bragdon his marke TB

Mis Ann Godfrey owneth this Instrument aboue written to bee her Act & deed before Edw: Rishworth Jus: pea:

A true Coppy of this deed or Instrument with in written transcribed out of the originall, & there with compared, this 23th day of June 1668 : p Edw : Rishworth ReCor :

This Indenture made the sixeteenth Day of July in the Eighteenth yeare of the Raigne of our Softaijne lord Charles the second by the grace of god of England Scotland firans and Ireland King Defender of the faith &c Betwene Robert Wadlowe of Kittary in the province of Mayne yeam of thone pte Henry Greeneland of Kittary in the Province

Wadleigh To Greenland of Mayne Chirurgeon of the other pte Wittnesseth that the said Robert Wadlowe for and in Considerat of the some of One hundred and Ninty pownds in hand before then sealing and

Daliûy of these p^rsents well & truly paid the receipt where of the said Robert Wadlowe Doth hereby acknowledgd and himselfe to be fully satisfied contented and paid and thereof and of eûy pte pcell and penny thereof doth acquitt Exonate and dischearg the said Henry Greeneland his Heres Exec and Admistr and eûy of them for eû by these p^rsents Hath Giuen granted bargained and sold aliened Enfeoffed Convayed released assured Deliuered and confermed & by these p^rsents Doth give grant bargaine and sell aliene Enfeoffe Convey

release assine assure Deliuer & confirme vnto the said Henry Greeneland his heirs and ass for eû All that Dwelling howse and Brewhowse scituate standing & being in Kittary aforesd at a place there called the poynt or by what other name or names soeb the same is called and knowne and also all that platt or pcell of land whearon the said Dwelling howes and Brewhowes standeth wch sd pcell of land lately prchsed of Major Nickholas Shapligh as by the assuarans therof will at learge appeare and also all Comons Easem^{te} pffits Commodities Aduantages Emolum^{ts} herreditments and apprtences wht so eû to the said howsses & pcell of Land belonging or in anny wise appreying And allso all the right titele Clayme vse [44] Possesion Revercon Remainder and Demand whatsoever of him the sd Robert Wadlowe his Exec Adminstrat and ass and euly of them To have and to howld the said Dwelling howese and brewhowes the said pcell of Land and Euery pte and pcell thereof wth thap ten vnto vnto yº said Henry Greeneland his heires and assignes for eû to ye sole & only proper vse benefit & behof of ye sd Henry Greneland his haires & assiges for euer and to and for noe other vse intent prose what soeuer And the said Robert Wadlowe for him his Heires Executors Administraⁿ and assi and for all and euery of them Doth Couen^t pmis . . and grant to and wth the said Henry Greenland his heires and assignes and to & with Euery of them by these presen . . that hee the said Henry Greenland his heires and assignes & euery of them shall and lawfully may from time to tim. & att all tymes fore hearaftar quietly and peascabely haue howld vse occupy possesse and enioy all and sing the before hereby granted and bargained p^rmises and e pte and pcell thereof wth thapp^rtences freed acquited & Dischearged or otherwise well and suffistienly saued & kept harmles of and from all and all manor of form and otha . bargaines sales gifts grants rents Leasses Mortgages Jo.. Dowers and title of Dowers of Sarah & now wife of the sa.. Robert Wadlowe Judgments Executiones

Titles troubels Cheargis Incombrances and Demands whatsoeb hertofore had made committed suffered or Dun or hearaftar to be had Cummited & sufered or dun by the said Robert Wadl . . . his heires or assinges or any of th . . or of or by any other pson or psones whatsoeû lawfu... clajming any Estate right title or Intrust from by or vnder him them or any of them And the said Robert Wadlowe for him his heires Executors and a and for all and euly of them Doth farther Couent and grant to and wth the said Henry Greeneland his heires & ass & to & with eû of them by these p^rsents that he the said Robert Wadlowe Sarah & & his wife & thayer heires shall and will wthin seaven yeares ne.. ensuinge the Date hearof at the request cost a .. chearges in the law of him the said Henry Greenel . . . his heires & assignes make Doe acknowledge Execu.. and suffer or cause or pcuer to be made Done wledg Executed and suffered all and euly such lawfull and resonable act and acts thing & Devise and Davises assuurances and Conveyanc . . . Lawe whatsoeth for the farther and more uring sure making and inioying of the .

. . [45] Deede or otherwise as the said Henry Greeneland his heires or ass or his or their Cowncell lerned in the Lawe shall be reasonably Deuised advised or required in Wittes whereof the pties furst aboue named to these p^rsent Indentures Interchangably haue sett theire hands and seales the Day and yeare furst aboue written/ 1666

Sealed and Duliue^red Robert Wadleygh y^e (acc) sceall in p^rsence of Nic Shapleigh : Walter Barfoote

Abra Corbett:

Memorand that vpon the seauenteenth Day of Aug: 1666 quiet and peaseable possession of the howse and Lands wthin granted wase given and daliuered by the wthin named Robert Wadlygh vnto the wthin named Henry Greenland in named of possession & seizen of all Lands Tenems and hereditamds in the Deed wth in written contayned To haue & to hold vnto the said Henry Greenland his heires and ass for eff according to Teno^r and tru meaing of the Deed wth in written

In p^rsence of

Ni : Shapleigh

Abra : Corbett

Walter Barfoote

This beinge a tru Copy taken out of the originall & Compared p Peter Weare Re Cor

ffebrua^r y^e 3^d 1668

. egon

. . . .

Know all men by these Prsents that I Mogg Hegone of Sacoe River In New England sunn & heyre to Walter Higgon Sagamore of the sayd River, but now deceased, doe for & in considera-

tion of a Certen some received by mee, well & truely pd In goods by Major Willia ? Phillips of Sacoe, the receipt woof I do acknowledg my selfe being fully satisfyd & payd; haue , iven granted barganed & sould, & by these ßsents do alliene enfeoffe or confirme vnto the sd Maio^r William Phillips of Sacoe a Tract of Land being bounded with Sacoe River on the North side, & Kenebunke River on the South West side, In breadth from the one River [46] to the other River aforesd, & In length begining at the sea side, & Running vp each River vnto Salmon ffalls In Saco River, & as fare vp Kennebunke vntill It bee opposite with the sd Salmon ffalls, w^{ch} ffalls is to bee vnderstood ffalls about fueteen Miles vpward from the saw Mills at Sacoe ffalls/ Hee the sd Phillips to have & to hould the sd Land with all Tymber, Woods, Marshes, & all the growth thereon from him his heyres executors administrators & assignes for ever, freely & Clearely accquitted exhonorated & discharged from

all manner of Morgages sayles Ingagem¹⁴ or Incomberances w'soever/ Allsoe I the sd Mogg Hegon do for my selfe, my heyres executors or assigns warrant save & keepe harmeless the sd Phillips his heyres or assignes from any manner of Prson that shall lay Clayme y'vnto/ for the trve P'formance of y^o Premises I haue this last day of May subscribed my hand, & fixed my seale

Thes present I shall witnes that I Georg Cleeue of Casco Gent haue given granted barganed & sould & by this p^{*}sent Doe giue grant sell & Confirmed vnto Thomas Kimbell of Charles Towne marchant that my Iland in Casco bay Comonly knowne by the name of Hodg Iland togeathar with all the timbar standing & growing & pasture & all & singular the appertinantes ther vnto belonging for & in Considerations of A sartaine sum of money to me in hand paid & also for Diuers othar good Causes & Considerations mee tharunto moving to him the said Thomas Kimbeell, his Hayers & assingnes for euer to haue & to hould all y^o & singular y^o sd Iland Land & premises vnto him y^o sd Th : Kimbell his heyres & & assinges for euer yelding & paijng all such reservationes to the king or Comon wealth of England and

Cleave To Kimbal any oathars Conserñ as is reserved in all grants in New England for all searuis and Demands & this grant is to be Inrowled according to our Conssitutions for the farther Confirmation & sure

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making of the said Iland and bargained p^rmises to him & his for euer & in Testimony hereof I have here set my hand & seale this 15th of May 1658

Sealed & Deliuered in the
prsence of vsGeorg Cleevesprsence of vs(seale)Peyton Cooke
Thomas GreenfildThis Deed acknowledged by MrGeorge Cleeve 12 9^{ber} 1662
Ri Bellingham Dept Goûl

his marke

This aboue writen being a true Copie of A Deed : p Peter Weare Record Transcribed out of y^e orriginall/ & Compared this 20^d Jullj 1668

To all Cristian people to whom theis p^rnts shall come Know yee that wee Thomas Kemble of Boston in New England Merchant & Henry Kemble of Boston in New England aforsd with the Consent of our wives Elizabeth Kemble & Mary Kemble for & in Consideracon of the summe of Twenty & fliue pounds to vs in hand paid by Mr Edward Tinge of Boston in New England aforesd Merchant the receite where of wee Doe hereby acknowledge & therewith to bee fully satisfied contented & paid. Haue bargained sould Aliened enfeoffed conveyed Assigned & made over & by theis pnts Doe for our selues our heires Executors and Administrators bargaine sell alien enfeoffe conuey assigne & make over vnto Mr Edward Tinge aforesaid All our Right Title and intrust [47] of in or vnto an Iland lying & beeing scituate in Casco Bay in New England aforesaid comonly called & knowne by the name of Hogg Iland formerly in the possesion of M^r George Cleeues of Casco aforsaid together with all the Iletts there to adioyning & belonging as alsoe all woods vndrwoods Timber

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& Timber trees & all other the profitts priviledges Comodities & convenients to the same belong or in any wise appertening To have and to hould all the said Iletts and all other the bar-

Kimb**als** To Tyng gained premises to him the said Edward Tinge his heires & Assignes from henceforth for ever And wee the said Thomas Kemble & Henry Kemble Doe for our selues our heires Executors & Admis-

trators Covennte promise and agree to & with the said Edward Ting his heres Executors Adminstrators & Assignes from all former and othaer Baraines sales Joyntures Dowries Mortgages Titles Treubles allienations & revarcons and Incumbrancs what soeuer and that hee the said Edward Tinge his heires Executores Admistrators and Assignes shall peaceably and qutly have hold occupy possese and Enioy all the afore Demised p^rmisses and every part . . parcell thereof with all the apotnnts there vnto belonging to his and theire sole proper vse and behoofe benefit and aduantage without the lawfull lett Trouble hinder molestation or disturbance of vs the said Thomas Kemble & Henry Kemble or of any other person or persons whatsoeuer lawfully claiming right or intrest in or vnto the afore barganed premisses or any part, or parcell thereof And lastly wee the said Henry Kemble & Thomas Kembele Doe for our selves our heires Executors and Admistrators Couenant promes & agre to & wth ye sd Edward Tynge his heavres Exequitors & administrators & assinges yt wee yo sd Tho : Kimbell & Henry Kimbell our haiares Execut¹⁷ & Administrators shall and will att any time hereaftar vpon the reasonable request or Demand of him the said Edward Tinge his heires or Assignes giue & make vnto him or them or to any or either of them any other or better assurance of or vnto the Bargained prmises or to any part thereof as shall bee by men Expearenced in the Lawe adjudged necesary Requisite and Expediet In Witnes wherof and for the performance of all & singular the premises wee the said Thomas Kemble & Henry Kemble Elizabeth Kemble Mary Kemble haue hereunto sett our hands & seales this

24 Day of July in the years of our Lord One Thousand six hundred sixty and three/

Thomas Kemble : Elizabeth Kemble : Henry Kemble seale (meal) seale (meal) Marey Kemble : This writing was acknowledged by the seale O ffower pties whoes hands & seales are to it to be their act & Deed the 9th Day of September 1663 before me Jo : Endecott Goû

The writing vpon the backe sid Thomas Kemble and Elizabeth Kemble Did seale signe and Deliû as their act and Deed the bill of sale within written vnto M^r Edward Tinge within meñoned in the p^rsence of vs the 24th of Jully 1663

Ezekiell Hamling

John Coffen

Jonathan Tyng

Henry Kemble And Mary his wyfe Did seale and Deliuer this wrighting vnto Edward Tyng within mentined as there Atck and Deede this Eaighht of Sep^t 1663 in the p^rsents of vs

Edward Mitchellsonn

John Brakenbury

This be my Copied out of the orriginall & Compared y^e 25 of Jully 1668 : p Peter Weare Recordar

To all Christian people to hom this p^rsent Deed of Sale shall com Majo^r William Phillips of Winter harb^r in the

W = Phillips To Edw: Tyng: province of Maine in New England in America sendeth Greeting in our Lord God Etblasting Know yee that the said Majo^r William Phillips with the vulantry Consent of Bridget his wife for

a valuable Considu^r in mony & other Currant pay in New England to him in hand before the Sealing & Deliby here of well & truly paid by Edward Tyng of Boston in the Collony of the Massathusetts in New England marant the receipt of

w^ch valluable Considertion the said Majo^r William Phillips Doth acknowledg by these presents & therewith to be fully Satisfied & Contented & thereof Doth acquit & Discharge the said Edward Tyng his heires executors administrat^m & assignes & every of them for ever by these prsents hath giuen granted bargained sould aliend enffeoffed & confirmed & by these p^rsents Doth fully clearly & absolutely giue grant bargain sell alien enfeoff & confirm vnto the said Edward Tyng his heires assignes for ever A Tract or Quantity of Land Containing flifteen hundred Acres lying & being aboue Saco faules in the Province afore said being in bredth vp Saco river One Mile Norwesterly & to run in length into the Maine Land so farr on the said bredth as to make vp the said Quantity or Number [48] of ffifteen hundred Acres & is adjeining to the Land of Eliakim Hutchinson or his assignes with all the Timber trees woods vnder woods Meadowes Waters wayes ffishing flowling Hunting Common of pasture Rights Liberties Proffitts & Hereditaments whatsoed growing arising being Coming issuing in vpon or out of the p^rmisses & euly part or parcell there of or to the same or any part thereof belonging or in any wise apptaining and all the estate right title . . interest use ppriety possession claim & Demand whatsoe@ of him the said Majo' William Phillips of in or to y^e said bargined p^rmisses or any part there of And all Deeds evideences & wrightinges whatsoeld wch concerne the barganed p'misses only & coppies of such Deeds Evidnes & writings w^ch concern y^e same w^th other things to haue and to hold the said flifteen hundred Acres of land lying & being as afore said with all & singuler the Emolum¹⁶ & appurtenancs there of & priuiledges thereto in any wise belonging or apptaining vnto the said Edward Tyng his heires & assignes for euer to the only pper vse & behoof of him the said Edward Tyng his heires & assignes for eû and the said Major William Phillips for him selfe his heires executors & administrators Doth Couenant & grant to & with the said Edward Tyng his Heires & assignes by these prsents in Manner & form as followeth

(that is to say) that he the said Majo^r William Phillips at the time of the grant bargain & sale of the p^rmisses to y^e said Edward Tyng & vntill the Deliûy herof vnto the said Edward Tyng to the vse of him his heires & assignes for euer was the true & lawfull owner of the aboue bargained p^rmisses & that he hath in him selfe full power & lawfull authority the p^rmisses to grant bargain sell & Confirm as afore said and that the said Edward Tyng his heires & assignes shall & may henceforth for euer lawfully peaceably & quietly haue hold vse possesse Enioy or Dispose of the said bargained prmisses wth the appurtenances thereof ffree & Cleare & Clearly exonerated acquitted & Discharged or otherwise by the said Maj^r William Phillips his heires executors & Administrators sufficently saued Defended & kept harmlesse of & from all & all manner of former & other grants gifts bargaines sales assignements Mortgages willes entailes judgm^{ta} executions forfeitures seizures jointurs Dowers power & Thirds of the said Bridget his now wif to be claimed or challenged of in or to the same or any part there of & of & from all other Charges Titles dets & Incubrances whatsoeuer had mad Done comitted or suffered to be had mad Done & Committed by the said Maj^r William Phillips his heires executors Administrators or any other pson or psons whatsoeû claming or p^rtending claiming or to claim any estate right title interest claim or Demand whatsoeuer of in or to the sam or any part thereof from by or vnder him them any or either of them & that the said Maj^r William Phillips his heires executors & Administrators the said bargained prmisses whto the said Edward Tyng his heires & assignes Against them selues respectively & all & effy pson & psons whatsoeuer claiming or to claim any estate right titel or interest of in or to the same or any part thereof from by or vnder him them or either of them shall & will warrant & for euer Defend by these prsents and that the said Majo^r William Phillips his heires executors adminstoⁿ vpon reasonable & lawfull Demand shall & will pform & Do or cause to be pformed & Done any such farther

Act & thing whether by way of Acknowledgment of this p^{*}sent Deed or release of Dower in respect of her the said Bridget or in any other kind that shall or may be for the more full completing Confirming & sure making of the said bargained p^{*}misses vnto the said Edward Tyng his heires & assignes for euer according to the true intent here of & according to the Lawes of the Province or Jurisdiction where in the said bargained p^{*}misses lyeth. In Witnesse whereof y^{*} said Majo^{*} William Phillips hath hearvnto set his hand & seale the Seventh day of March in the yeare of o^{*} Lord One Thousand Six hundred Sixty & Seven in the nineteenth yeare of the Reigne of o^{*} Soueraigne Lord Charles the Second by the grace of god of England Scotland firance & Ireland King Defender of the flaith Ect:

This instrument was acknowledged by William Phillips to be his act & Deed this 9 Jully 1668 before Joⁿ Leverett Ast

[49] Received of the within named Edward Tyng the sum of ffoarety pounds & is the Consideration for w^ch I the with named William Phillips have sould the with in mentioned Quantity of ffifteen hundred Acres of Land I say Received at & before the day & yeare within written: In witnesse whereof I have herevnto set my hand the Eight day of March 1667

Signed in the presence of

vs Rob Brickendon

William Pearse : sor

Signed Sealed & Delified in the p^rsence of vs Robart Brickendon

William Pearse

This Dede wase transcribed out of the originall & Compared y^e 28th of Jully 1668: p Peter Weare Record^r/

William Phillips

Be it known vnto all men by these p^rsents that I John Lambe of New London Doe sell vnto Edward Start of Gorgvane in the Prouince of Maine all my Land Meadow & house & all the apurtainants there vnto belonging situating & liing between William ffreathys Land & Henry Simson

Lamb To Start begiñing at the Riuer side & soe runing vp to the path that goes from Edward Starts to John Parkers field And the said Lambe for him selfe his heires executers administrators & assignes

Doth engage to the sd Start his heaires executors administrators & assigns to make good the saile hearof & to bare him harmeles from any that shall Mollest or trouble him in any of the premises aforesd whearunto I have set to my hand & seall this seauenth Day of of Jully One thousand six hundred & sixty six

The marke \neq of John Lambe

Signed seled and Deliuered in the presents of Nicholas ffrost Jos : Hamond : Sr. This on the back : sid & this aboue written is A tru

Copy of the orriginall/ p Peter Weare Recor & Compared 26 of Jully/ 1668

This Indenture made the flowre & twentieth Day of November in the Eighteenth years of the Raigne of o^r sofiaigne Lord Charles the second by the grace of god of England Scotland firance & Ireland King Defend^r of the faith &c: Betweene Edward Start of Gorgiañ in the Prouince of Mayne flisherman of thone pte & John Card of Kittery in the Prouince of Majne Cooper of thother pte Witnesseth that the said Edward Start for and in Consideračon of the sume of florty fliue pounds of lawfull pay of New

England in hand before thensealing and delify of these prsents by the said John Card well & truely paid the recept wherof the said Edward Start Doth hereby acknowledg and himselfe to be fully satisfied contented & paid & theareof & of effy pte pcell & penny thereof doth acquit Exoñate and discharg the said John Card his heires Executors and Administ^{re} and every of them for eû by these p^rsents hath granted bargained & sold aliened Enfoeoffed Conveyed released assured Delived & Confirmed and by these prsents Doth grant bargaine & sell alion Enfeoffe Convey release assure Deliû and Confirme vnto the said John Card his heires & assignes All that Messuag or tenem^t scytuat lying & being in Gorgiane aforesaid wthin the said Prouince of Mayne togeather wth all howses Ediffices & buildings to the same belonging & adioyning & all yt Tract peece or pcell of vpland & marsh to the same belonging & lying betweene land of William ffreathies of the North side & of Henry Simsons [50] On the south side thereof & Extending it selfe from the River there vp to the foote path that goes from Edward Edward Starts to John Parkeres feild and also all Commons & Comon of pasture in the wastes woods & Comanable places And all Trees Woods and Vnderwods Comons Easem^{ts} proffits Commodities advantages Emolum^{ts} & hereditam^{ts} what soeuer to the said Messuege teneam^t Tract peece or pcell of vpland & marsh belonging or in any wise app-

Start To Card tayning & to or with the sam now or heretofore vsed occupied or enioyed as pt pcell or memb^r thereof or of any part or pcell thereof and also

all Deeds wrightings Evidences Escripts & immuni¹⁰ soly concerning the p^rmisses or any pte or pcel thereof & also all the right title Claime intrust vse possession Reuion Remainder and Demand whatsoeu of him the said Edward Start his heires Executors Administ⁷ or assignes or any or either of them to haue and to hold the said Messuag or Tenem⁴ howses Ediffices & buildings the said Tract peece or pcell vpland & marsh the said Trees woods & vnder

woods Comons Easments pflits Commodities Advantages Emolum^{ts} heredtam^{ts} & app^rtences whatsoeuer to the said messuag or Tenem^t belonging or in any wise appteyning vnto the said John Card his heires & assinges for euer to the sole & only pper vse benifit & behoofe of ye said John Card his heires & assignes for euer and to and for noe other vse intent or prose whatsoeld & the said Edward Start for him his heires Executors Admins & assignes & for all & euly of them doth Couen^t pmise & grant to and wth the said John Card his heires & assignes and to and wth euly of them by these p'sents that hee the said John Card his heires & assinges & euly of them shall & lawfully may from tyme to time & at all tymes hereaft^r quiatly & peacably haue hold vse occupy possese & enioy to his thaire owne Prover vse and behoofe all and singular the before hereby granted and bargained p^rmises & euery pte and pcell thereof wth the prtences ffreed acquitted & Discharged or otherwise well & sufficiently saued and kept harmeles of & from all manner of

Ed Start To John Card forfi & other bargaines sales guifts grants rents Leases Joyntures Dowers & titles of Dower of Willmatt now wife of the said Edward Start and of & from all other titles troubles Charges and Incombrances whatsoeuer heretofore had made

committed suffered or done or to be had mad committed suffered or done or to be had mad committed or Done by the said Edward Start his heires Executors administrat^m or any or either of them or of or by any other pson or psons whatsoeù lawfully clayming from by or vnder him them or any or either of them And the said Edward Start for him his heires Executors Administ^r and assignes & for all & eûy of them doth Couen^t pmises & grant to and to and wth y^e said John Ceard his heires & assignes & to & with eûy of them by these p^tsents that the said p^tmisses hereby granted bargained & sold or meant menconed or intended to be granted bargained & sold & eûy pte & pcell thereof wth thap^ttences against him the said Edward Start his heires & assignes against John Lamb his heires & assignes against Roger Gard his heires and assignes and against all and effly other pson and psons whatso' shall and will warrant and for eff Defend by these p'sents the Right and title belonging to the pprieto' of the pattent of the p'misses only exepted and foreprized In Wittnes whereof the pties aboue named haue to these p'sent Indentures Inter-changably sett their hands and seales the day & yeare first aboue writen//

The marke of

Edward (reall) Start

Sealed and Deliuered, & quiet & peaceable possession & seizen of the lands wth in granted was giuen & deliuered by the wthin named Edward Start the Twenteth Day of Aprill in the yeare of our Lord god 1667 in name of possion & seizen of all lands & p^rmises in the Deed wth in writen To haue & to hold vnto the said [51] John Card his heires and ass for et according to the teno^r of the Deed wth in written in p^rsence of Abra: Corbett

The marke of Willmat Start : the mark of Thomas Crokett

This Deede beefore Expresed wase assined p Willmate Start y° wife of Edward Start y° 21th of Nouembar 1668 Before mee Peter Weare Comis^r

the marke \mathcal{IB} of Lewis Banes

This beinge a true Copy taken out of y^e originall p Peter Weare Re Co

These Presents Do witnese that I Samson Anger of york fisharman wth the free consent of my wife Susanna Anger Do giue grant sell Inffeoff & conffirme & in the behalfe of myselfe my wife myne heyres executors administrators & assinges on good Consideration vivnto mee mou-

Angier To Card assinges on good Consideration y^rvnto mee mouinge & more espisalley for six pounds in money alredy receved at y^e Date here of haue given granted sould Inffeoffed & Conffermed vnto John

Ceard now scituat at yorke Cooper his heyers executors administraⁿ & assinges a Certaine Tract or Prsell of Meddow land Contayning the quantety of one acre or there abouts bee it more or less lying & beeing aboue the parting vpon the Southwest branch of the Riuer of yorke & on the southarmost side of the Towne Marsh which now m^r shuball Dumer Minister hath in possession the aforesd acer of Marsh more or lese being bounded with v^e Towne marsh on the North side & the marsh of m^r Edward Johnson on the South side therof w^ch marsh was granted mee by the Towne of yorke & I the sd Samson Anger haue had free possesion therof about this Twenty yeares by vertue of w^{ch} grant & possession I Do by these Presents for my selfe haveres & assignes giue grant aliene & Conferm my soole right titell & Intrist of the sd marsh with all the profetts preuilidges immunitys & appurtenances apurtaining thervnto vnto y° sd John Ceard his heyers executors administrators & assinges for ever from by or vnder me my heyeres executors administrat" & assignes from all Incombaraces troubels & molestation w'soeuer in testemony w' of I y' sd Samson Anger & Susanna my wife haue sett two our hands & seals this 23 day August 1668 beinge y° yeare of our Soueraign Ld y° King Charles The second

Samson Anger his mark $\int O$

Susanna Anger her mark Seal O

Signed sealed & deliuered in y°

Presents of

Edward Rushworth : Nick : Dauis

this being a true Copy taken out of orriginall p Peter Wear recorder Nouem : 20 : 68

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[52] Bee it knowne vnto all men p these presents that I Richard ffoxwell of Scarborow alias blacke poynt Doe hearby bind my self to pay vnto Isacke Waker of Boston the full & Just sume of forty fiue pownds thirtene shillinges sterling in mannar & forme following vezdet: the full sum of sixteene

Foxwel To Waker pownds to bee pd in all Demands p twenty Bushels of wheate att 4° : 09° p Bushell & 50° Bushells of good sound Dry Inden Corne att 3° : 06° p Bushell & the rest Due to make vp v°

sume of sixteene pownds which is two pownds ten shillings to bee pd in good marchantabell pease att 4° p Bushell And the remayneing p^t of the sume beeing Twenty Nine pounds Thirtene shillinges to bee pd in good marchantabelle wheate Indean Corne & pease att price abousd att or before the furst Day of January 1669 for true p^rformance of all and singuler the aboue sayd premisses I Richard floxwell Doe heerby bind my selfe my heyers Execut[®] Administrat[®] & Assignes vnto the aforsd Isack Waker his heyers Executors Administraⁿ & assings And in pticuler one percell of medow Land or marsh lying on the North syde of Blew poynt River over against M^r Richard floxwells now Dwellinge howes the Eastward End of the marsh Joyninge to piggscatt River & the Southward End Joyning to the Mayne River & soe to runn vpp in to the marsh with its full Breadth till the quantety of Ackers bee Accomplished Acording to Apprisall which is 26^a: 8^d p Acker to make vp the sume of 45^u: 13^a as is Aboue Expresed which marsh soe Bownded I Richard ffoxwell Doe att p^rsent possese the said Isack Waker with grantinge & Warrantinge the aforsd Marsh to Belonge appurtacyne & Abyde to him yº sd Isack Waker his heyers Executors Administrato" & Asignes as his & theyer owne proper Estatte for Euer in Ceas of Non payment of the abousd sume as Exprest In wittness whereof I Richard ffoxwell haue hearvnto sett my hand & seale the 14 day of Nouembar 1668

Our meaning is that payment is to bee made at Black poynt if the sd Isack require it & that the furst shall bee forborne a month or two after Date :

Richard floxwells seal O

Signed sealed and Deliuered in the presents of:

Richard Cowman his mark

Arther Ager his marke +

[53] M^r Richard ffoxwell apeared before mee the 14th Day of Janvary 1668 & Ded acknoledg this Instrument aforsd wase his ackt & Deed Brian Pendleton Asociate

This beeinge a true Copy taken out of the orriginall & Compared p me Peter Weare ReCor

ffebruary: the 2^d 1668

Memorand^m That vpon the 14th Day of Nouember <u>1668</u> possession of the marsh mentined in y^e within writen Instrument wase given by M^r Richard floxwell vnto Isack Walker by Daliuery of A Turffe in part of the whole there being present as wittnesses Cristopher Peckett & m^r Arther Auger Cumisio^r as Attest vpon oath/

Nathaniell Mastarson the marshall of the County of yorke sheare Attest vpon oath two the aboue sd

Beefore Peter Weare Cumis^r This beeinge A true Copy taken out of the originall & Compared ffebruary the 2^d 1668 p Peter Weare Re

These ßsents do witness that I Richard floxwell sen^r livinge

Forwell To Pickett in y^e Towne of Scarborough alis Blew point in considuration of y^e sume of Twenty pownds which Cristopher Pickett is ingeaged to pay or cawse to be paid to me the sd Richard my Heyres &

assignes do engeage y^t I haue sold vnto y^e aforesd Cristopher and do by these presents grant Alienate & sell vnto him and

BOOK II, FOL. 53, 54.

Confirme with and by y^e full consent of my sonnes Richard & John Foxwell my sole right and interest of one hundred acres of land viz vpland & meddowe lying betwext ye lotts of Jonas Bayly & Cristopher Collines being ye solle interest of a certaine lott or tract of land which formerly wase in the possesion of Elthin Bailiff the full extent whereof reacheth home to those Lotts of Bailife & Collins his aforsd beinge in bredth forty eight poles by Common estimation be it more or lese y^e quantity of Meadow beinge bownded by the bredth of y^e vpland to Continnew the same as low as y^e Pines and to rune [54] Back into y° woods till y° full proportion of on hundred acres of vpland & medow be fully compleated Which tract of Land so bounded of v^e sd Richard Foxwell with y° consent of my sonnes do engage my selfe my heires & assinges to warrant make good and dafend against all titles Claimes & pretences of Title whatsoeuer from my self or mine by my procuarment or any other vnto the sd Cristopher Pickett his heires or assinges for ever and I do also giue and grant him free Liberty to fall cutt carry away and make vse of anney Timber growinge or standing vpon my owne Lands neere adjacent to be disposed of for his owne proper vse in buildinge as he shall at any Time have occasion without any lett sute disturbance or molestation In Witnese to w^{ch} and every of y^e premises abouesd I haue hear vnto set to my hand and seale this fift day of February on thousand six hundred sixty three in y^e sixteenth . yeare of ouer Souerraigne Lord yº King Charles the seund Signed sealed and daliuered in the (seal)

presence of: Samuell Cheever Richard ffoxwell John Howell

> Wee whose names are vndar writen consent to this act and deed above specified Witnes our hands. Richard floxwell: John floxwell

This Deed or Instrument aboue writen wase acknowledged to be the act & ded of m^r Richard floxwell vnto y^o sd Cristopher Pecket and acknowledged by his sunes Richard & John to bee with thaire Consents this 23th of flebruary 1663 : Before me George Munioy assosia^o

Possession & sezin of y° land herin specified wase giuen inthe precens of vsSamuell CheeverThis deed or Instrument beingJohn Makshawnea truely transcribed out of y°John Makshawneorriginall & Compared this 16hisof March : 1668 p me Peter Weare Re Cor

[55] Bee itt knowne vnto all men by these presents that I Cristopher Peckett of the Towne of Scarborough for and in Considuration of the sum of Ten pounds by me in hand receued of and from m^r John Budesert before the signeing heereof the sum of ten pounds more which the said Budesert is to pay vnto mee According to Agrment, haue giuen granted bargained & sold Infeofed & Confermed & Doe heerby giue grant Bargaine & sell Infeofe and conferme vnto the sd M^r John Budesert all & euery part & parcell of

Picket To Budesert that tract of land mentined in the In written Instrument y^t I bought of M^r Richard floxwell with the Consent of his two sunnes as in & by the sd Instrument doth fully and at large Appeare

giueing & granted the Aforsd tract of land with all profittes preuilidges & Appurtenances therevnto belonginge to remaine Continue & Abide vnto the proper vse Benifitt & behoofe of the sayd M^r John Budesert his heyres Executors Administrat^{ra} & Assinges as his & thayer proper Estate from the Day of the date hearof for euer without any Inteervption Molestation of daniall of mee the sayd Cristopher Pickett my Hayers Executors Administrat^{ra} or assinges or any other person or persons whatsoeuer In witnesse whearof I haue hearvnto sett my hand & seale the 13th Day of Nouembar 1668

Signed sealed & đđ Cristopher Peckett (seale) in the presents of The marke of Roger Vickars the marke of /? Richard Barson Posession of the premisses Abouesd wase made & daliuered p Cristopher Picket vnto M^t John Budesert p twigg & Turfe the 10th of Nouembar 1668 This aboue written writinge or In the pressents of Isaacke Waker or bill of saile wase acknowledg Nathaniell Mastarson by Cristopher Peckett to bee his act and ded vnto Mr John This deed or bill of sale Budesert this 29th day of Nouembr aboue writen is a true Copey transcribed out Before me ffrancis Neale 1668 Associatte . of the originall & Compared p me Peter Weare Re Cor Nouembar the 16:1668 69

[56] Att a Generall Covrt held at Boston 13th of Octob 1668

This covrt considaring how mush it Concernes them for the dve carainge an End this government lateley seteled in yorke sheare soe as the Lawes of this Jurisdiction bee dvly

Comission

То

Frost

Execvted amongst them & the peopell religiovsly Massachusett's Gouerned for the strengthen therefore the hands of those that are alredy in place jvdge meet to Pendleton, appoynt and Athorize major Brean Pendelton Waldeine, Cutt. Styleman, & Capt Richard Waldeine Mr John Cutt Elias Stilman & Cap^t Charles ffrost and every one of them.

Impowaring them wth Magistraticall power out of Covrt times to Act as any Magistra' may doe & to keepe Covrt there with the Associats

That this is A true Copie taken out of y^e Courts Records Attest Edward Rawson Secret

This beeinge A true Copie taken out of the order to me directed : & Compared this 26 day of March : 1669 Peter Weare Recor

[57] Know all men by these p^rsents that wee John Ridman of Hamton in the County of Norfolke blacksmeth & Richard Knight of Boston in the County of Souffolke weauer for & in Consideration of a vallueable some of mony payd to vs in hand before y^e sealinge hereof p Peter Lewis of the

Redman & Knights To Lewis Iles of Shoules & for other good Causes & Considerations vs Hearvnto moveing haue granted Bargained sould and Confermed and by these p^rsents doe giue Grant bargaine Alljnatt Infoefee and Confirme vnto the said Peter Lewis

his Heyres & Assinges all our Right tittell and Intrust vppon Smuttie nose Iland att the Iles of Shoules as is heareafter mentined Vez on & fishing Stage and moreing place & flakes to drj fish vppon the which wase formerly the House Stage & ptanances of Mathew Gilles of Oyster River the sd House stage moreing plac and flakes with all priviledges & Appurttinaces thereof being sittuate vpon that Part of the Iles of Sholes Comonly Called Smuttinose Iland wee doe p these ßsents giue Grante Bargaine and sell vnto the sd Peter Levis to Haue And to Hould the sd house stage & Ap^rnases to him the sd Peter Lewis his Heyeres & Assignes for euer without the Lett denjall or Interuption of vs the sd John Ridman Sen^r or Richard Knight our Heires Exequeto¹⁸ or administra¹⁸ or any other pson or psons laying any lawfull Claime therevnto by from or vnder vs or either of vs and for the Confermation hereof wee y^e sd John Ridman Sen^r & Richard Knight haue herevnto sett or hands & Seales this 30 of Nouemb^r on Thousand six hundred & sixty Eight

Signed sealed & daliuered in the p^rsents of vs Hannah Dolton Samuell Dolton Sen^r John Ridman his (seal) Richard Knights

 $\mathcal{R}^{ ext{marke & seale (seal)}}$

John Ridman Seno^r and Richard Knight Acknowledged this Insrument to be thejr act and Deede this 30: 9 mo: 1668 Before me Samuell Dolton Comisso^r

This aboue written is A true Coppy Transcribed out of y^e orriginall this 16 of June 1669 & Compared

p Peter Weare Re Cor

This Indenture made the forth day of June in the Twentieth yeare of the Raigne of our Softaigne Lord Charles the second by the grace of God of England Scotland firance and Ireland King defender of the faith &c Between John Symonds of Kittery in the Province of Mayne planter of thone pte and John More of Iles of shoules flisherman of

Symonds To Moor thother pte Wittneseth that the said John Symonds for and In Consideracion of the sume of Nineteene pounds of Lawfull pay of New England in hand before then sealing and delivery

of these p^rsents well and truly paid by the said John More the recept whereof the said John Symonds doth hereby acknowledge and himselfe to be satisfied Contented & paid and there of and of euery pte pcell and peny thereof Doth acquit Exonate and dischearge the sd John More his Heirs Executors and Administrat^{**} and Any of them for euer by these p^rsents Hath giuen giuen granted barganed and sould Aliened Enffeoffed and Confirmed and by these p^rsents doth grant All that tract peece or pcell of Land scytuate lying & being in Kittary afore sd in the sd Province at a place there Called the great Coue abutting vpon the sea there w^th y^{*} Tract of Land of Andrew Newcombe on the Est and of Daniell Paull on the west sides there which sd Tract of land

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doth Conteyne by Estimation Twenty Acres be it more or lesse and was granted by Towne grant and laid out and marked p the Townes men of Kittery aforesd And alsoe all waies pathes passages Trees woods vnderwoods Comon Esements pffits Commodityes Advantages Emolum[®] hereditam[®] and appurtifices whatsoeuer to the sd tract pece or pcell of Land belonging or in any wise appartayning To have and to hold the sd Tract pece or pcell of land and Euerj pt and pcell thereof vnto the sd John More his Heires and Assinges for eû to & for the sole & only pper vse benefitt & behoofe of the sd John More his Heirs & assignes for eu & to and for noe other vse intent or prose whatsoeù And the sd John Simonds for him his Heyers Exequetors Administ[®] & assignes & for all & Euery of them doth Couen^{td} pmise & grant to & wth the sd John More his Heyres & Assignes & to & with Euery of them by these p^rsents that by the sd John More his Heyrs & assignes & euery of them shall & lawfully [58] May from tyme to tyme and at all Tymes for euer hereaftar quiettly and peaceably have hould vse Occupy possesse & enioy to his & theire owne pper vse and behoofe all & singuler the sd prmisses wth theire and every of theire apprtences before hereby giuen granted bargained and sold or hereby ment menconed or intended to be hereby giuen granted bargained and sold freed acquitted & dischearged or otherwise well & suffisiently saued and keept harmeles of and from all & all manar of former & other bargaines sales gifts Grants Leases Joynetures dowers & title of Dower of Wilthines now wife of the sd John Symonds and of and from all other title trubles Chergis & Incumbrancis whatsoeû heretofore had made Committed suffered or dune by the sd John Symonds his heires Executo" Administrat" or Assignes or any or either of them or of or by any other pson or psons whatsoeû lawfully clayming from by or vnder him them or any or either of them And the sd John Symonds the sd ßmisses & euery pt & pcell thereof wth the Apvrttenances against him William his wife his heires Executors Administra t^{ra} & assignes & against all & every other psons whatsoeth shall & will warant and foreth defend by these p^rsents the right & title belonging to the pprieto^r of the pattent of y^e p^rmisses only Exepted & fore prized In wittnes whereof the pties above named to these p^rsent Indentures InterChangably have sett theire hands & seales the day & yeare first above writen The marke

Sealed & daliuered & the words (John Symonds the said) was soe Interlined at the tyme of then sealing & deluery hereof in the p^rsents of: Abra: Corbett/ Henry Henry Buge signed Possesion giuen by John Symonds vnto John More in the presents of William Pucke Gilbord Moudge & William Sleling & Stephen Robinson/ Portsm^o

Portsm^o y^o 7th June 1669 John Symonds acknowledged this Instrument to bee his ffree act & Deede & Welthin his wife rendured vp all her right of Dowry & thirds att y^o same time : before me Elias Stilman Comis^r

This being A true Coppy Transcribed out of the orriginall : & Compared this 15 of June 1669 p Peter Weare Re Cor

This pnts testifie that whereas Cap' James Pendleton of Portsmouth in Pascataquay River Marchant by his Deed vnder his hand and seale bearing date the Eleventh day of July last for y^e Consideration therein mentined did Bargaine and sell vnto vs John Winsland and Edward Bennet of Kittery in Pascataqvay Riuer ffiftie Acres of Land scittuate in Spruce Creeke in the Towne shipp of Kittary afore sd being halfe the bredadth of One Hundred Acres of Land which

Winsland & Bennett To Moore Cap^t Brian Pendleton, and John ffaber bought of ffrancis Morgan and Sarah his wife as by the sd Deed due relaconn being had more at larg appeareth Now know yea that wee John Winsland and

Edward Bennet of the Iole of Shoales ffisharmen for and In Consideration of One Hundered pounds in hand to vs paid by John More of Stare Island in the Ieles of Shales Jun^r before the ensealing here of the recept whereof wee doe hereby acknowledg and doe for vs and either of our heirs Executors & Administrators for euer fullie acquit & dischearg him the said John More his Heyres Executors Administrators & Assignes of Euery part and parcell there of Doe bargaine sell alieane assigne & set ouer vnto him the sd Moore & to his Hayers Executors Administra¹⁸ or assignes all our right title and Interest in & to the said ffiftje Acres of land with A fframe of a House vppon the said Land scituate in Spruce Creeke afore said being halfe the bredth of One Acres of Land alonge by the Creek side and soe backwards the same breadth vntell the said ffifje Acres of land bee accomplished scituate and lyeing beetwene the land of M^r John Cutt and the land of M^r John ffabes togeather wth all the priuiledges and appurtinances there vnto belongIng or apurtaining To haue and to hould the sd fif ffiftye Acres of land with the fframe of a house there vppon to him the sd John Moore his Heires Executo" Administrators or Assignes for euer and the said John Winsland and Edward Bennet for them selues & Either of them and Either of thayer Hejres Executors and Administrators and for euery of them doth couenant and promise to and with the said John Moore his Heires Executors Administrators and Assignes & every of them that at present and before thenseallinge hearof hee and they stand siezed and possesed of the land and fframe in a good estate of ffee

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simpelle and further the said John Winsland & the sd Edward [59] Bennet for themselues and Either of them and for either of theire Heyres Executors and Administrators and for every of them doth Couenant and promise to and with the said John Moore his Hejrs Executors and Administrators or Asignes and euery of them to defend the title thereof vnto him the said John Moore his Heyres Executors Administrators or Asignes against all persons whatsoeuer (The Pattentees only exepted In wittnes whereof the said John Winsland and Edward Bennet haue hearvnto set thire hands and seales Dated in Portamouth in Puscataqvay River this fifth day of November Anno Domjni On Thovsand six hundred siexty and eight and in the Twentjeth yeare of the Raigne of our Souerajgne Lord Charles the second King of England Scottland firance and Ireland defender of the John Winsland (seal) faith &c

Signed sealed and deliuered, in price of vs with the words bee accomplished in the 13th line Interlined wth the words (with the frame of A house therevpon in the 15 line interlined/ his marke Edward Bennet (seal) his marke

James Pendleton/ Marry Stilman/ & Rich : Stilman/

Portsmo yº 2^d of June 1669 Jnº Winsland

& Edward Bennet acknowledged this Instrument

to be thejer free actt & deede before me

Elias Stilman Comis^r

This being A true Coppy transcribed out of the orriginall & Compared this 15 day of June $\underline{1669}$

p Peter Weare Re Cor

[Fol. 60 and 61, none.]

Joseph Couch sonne of William Couch in the **[62**] County of Cornwell by Indenture vnder his hand and seale wase bound the Twenty day of March 1662 in the flifteenth yeare of King Charles the Second his Raigne over England &c to John Bray late of Plimouth in the County of Devin shippwright and Johane his wife to serue him till his ffirst & next Arrivell in any port or place in New England and after for and duaring the Tearm of Seavin yeares thence next Imediately following and fully to bee Cumpleated and Ended the Servant to serve him his Executors and Assignes in such Service and Imployment as hee or they shall there Imploy him according to the Custome of that Cuntry the seruant to haue his passage paid for alsoe meate drinke Apparell Lodging with other nesceries conveniences during the Terme & that in Sicknes as well as in health and to bee taught the Trad of a Shippwright by the said John or Johane and the

Couch bound To Bray Sarvivo^r of them or Caused to bee Taught &c and to have Three Suits of Apparell booth woolen and lynnen thorought in thend of the term one good Seuite for Sabbath dayes and the other

Two for workin dayes and on good Suite of Tooles fitt for a Shippwrights vse One of a Sort according to Custom

Signed and sealed by the said Joseph and Johane in the p^rsents of thabovesaid William Couch and Arthur Skinner:

I edward Hooper Notary Publique in the Towne of Plymouth within the Kingdome of England by Lawfull Athority Constituted Admitted and sworne doe Certify that the aboue written is the effect of Joseph Couches Indenture of Apprentishipp which I find Entared word for word in the Regester or noat Booke of M^r Arthur Skinner late of Plimouth a Publique writer or scrivener decesed In which Booke hee kept an abstract of shuch wrightinges as hee made And I verry beleue that the same is a Reall treuth and that the Indenture was sealed as aforesd In Testimony whereof I the Notary hae hearvnto not onley subcribed my vsaull firme

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BOOK II, FOL. 62, 63.

butt sett my Seale of office the 15 day of March Anno Dom 1668

Edward Hooper

This beinge A true Coppy Transcribed (seal) notrj out of y° orriginall & Compared this 16th of June 1669 p Peter Weare Re Cor

[63] Whearas I Roger Spencer of Boston weare possesor & propriator of diuers Tracts of land whin & about the Towne & bownds of Sacoe wch Lands weare granted vnto me parte of them p the Townes men of Sacoe with Prluiledges of Cutting timber on the lands belonging vnto the said Towne of Sacoe and other lands I bought of Indjans three miles broad on ech syd of Sacoe Riuer & three miles in Lenght on the said River togeather wth the Tymber vpon the said Land aforesd ethar standing or fallen with all other privilidges therevnto belonging & being and of on half parte of A Saw mile Situate vpon the South west syd of Sacoe River nere vnto the greate fales the other half Part of the aforesd Saw mill belonges vnto Mr Robert Jordan And whearas I djd sell vnto Thomas Savage Sen^r one quarter part of the abouesd Sawe mill with all her Apppurtenances & privilidges as p an Instrument bearing date the Twenty & eight day of January on Thousand six hundred fiftye and nine more fully appeareth Now know all men p these p^rsents that I Roger Spencer aforesaid for & In Considaration of On hundared & Twenty pounds to me alredy paid & whereof I doe Acknowledg my self to be satisfied, have given

Spencer То Savage

granted bargained & sould enfeofed & Confirmed vnto Cap^t Thomas Savage of Boston the other quarter part of ye sd Sawe mill wth all the Trofes wheels houses water & watter Corses & all other apurtenances & privilidges any wayes being or belonging

vnto the Afore said quarter part of the sd Saw mill last

before mentined And alsoe all the Land aboue mentined which I bought & w^ch was any wayes given vnto me p Indians or by the Towne or Townsmen of Sacoe wth all my right of Cutting of wood or Tymber any wajes belonging vnto mee in or about the Towne of Sacoe or Sacoe River To have & to howld the said quarter pt of the said Saw mill wth all her privilidges & apurtinaces & also the Land on both syds of the sd River Containing thre miles in Lenght on the River & Thre miles brod on ech syd of sd Riuer weh Containes six broad both sydes being considdared vnited vnto him the said Thomas Savage his heires Executors & Assinges for euer vnto him & thejre proper Vse & behofe to be by them disposed of as they pleas wh warantie of all the afor saide p^rmises against any titell Claime & Interest from any man by him and them paseably to be Injoyed for euer in Witness hear of I have hearevnto set to my hand & seale this Twenty six day of May on thousand six hundred sixtie & njne Signed sealed & daliuered & the Roger Spencer Scale O word (that) wase here Interlined before signed & Sealeing in the p^rsents of vs W^m Davis Benj* : Davis May the 28th 1669

Roger Spencer appeared before me vnder written & acknowledged this Instrument to be his act & deed : Hereby relinqvishing & resigned vp all his Interest in y^o p^rmises to Cap^t Tho : Savadge of Boston. Before me John Pynchon Asist

This Beinge a true Coppy transcribed out of the orridginall & Cumpared this 17th day of Jvne <u>1669</u> p Peter Weare ReCor

[64] This Indenture made the Three and Twentieth day of Octobar in the Eighteenth years of the Raigne of our soucerigne Lord Charles the second by the grace of god of

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England Scotland ffrance and Ireland King defender of the faith &c Betwene John Card of Kittary in the Prouince of Mayne Cooper of thone pte and Michaell Cowes of Comentinhead in the County of devon ffisherman of thother pte Whereas George Best of Lower Gabwell in the pish of Comentinehead in the sayd County of Devon by his deede of Assignent did assigne and sett où vnto the said John Ceard all that Messuage or Tenem^t scytuat Lying and being

Chard To Cowes in Lower Gabwell in the pish of Comentinhead aforesd in the sd County of Deven now in the Occupacion of Mickhell Cowes thelder father of the said Mickhell Cowes w^ch he the said George

Best tooke a Lease of from M^r Avent & M^r Gilden for the Terme of flower scor and nineteene yeares if George Best the younger John Best and one X the Dafter of the said George Best thelder or any or either of them should soe long happen to liue Now this Indenture wittnesseth that the sd John Ceard for and in Consideration of the sume of Thre score and Tenn pownds of Lawfull pay of New England in hand paid or secured to be paid by the sd Mickhell Cowes and diuers other good Causes and Considerations him the said John Ceard espiesally moueing Hath granted barganed & sold assigned & sett où and by these fisents doth Grant bargaine & sell assigne and sett où vnto the sd Mickhell Cowes his Executors Adminst" an assignes the sd Messuage or Tenem^t and all houses Ediffices and buildinge Barns Stables Outowses Gardens Orchards Closes or Incloseuars of medow pastewars or Errable land and all Tres woods and vnderwods Comons pffits Easem¹⁸ Comodities Aduantages Emolum⁸ hereditam^{ts} and app^rtences what seofs to the sd Messuage or Tenem^t or in any wise appteyning & also all the Right title vse intrist possesion Clayme and demand whatsoeld of him the sd John Ceard of in and vnto the sd p^rmises and of in & vnto eûy pte and pcell thereof weh the sd John Ceard holdeth by force & vertue of the receited Indenture of Lease or othwaise howsoe[®]. To have and to hold all & singular the

1

said Message or Tenem^t Howses Ediffices & buildings Gardens Orchards Closes & Inclosures of Meadow pasture and errable Land & aso all Trees woods & vnderwoods Comons Easments pflits & Aduantages Emolum¹⁰ hereditam¹⁰ and app^rtences what soef and allsoe all the right title Clayme intrest vse Possession Clayme and demand whatsoed of him the said John Ceard his Executors Administran or assignes from the day of the date hereof for and during all the rest residue and remainder of the terme of flowere score and Nineteene years in the said recited Indenture of Lease menconed & wch are therin yet to Come and vnexpired if the said George Best the younger and John Best or either of them shall soe long live yeilding paying doeing & pforming all such rents Duties customes & Seruices as are Due and of right accustomed And the said John Ceard for him his Heyers Executors Administrators and ass and for all & euly of them doth Couent pmise and grant to and wth the said Michaell Cowes his Executors Administrators & assignes & to & with eûy of them by these presents that he the sd Michaell Cowes his Executors Administrators and assignes and every of them shall and Lawfully may from tyme to tyme and at all tymes hereafter paying the rents and pforming all & every of the Couena^t and agreem^{ts} in the said receited Indenture of Lease mencoed and reserved shall and lawfully may from tyme to tyme and at all tymes for eu hearafter Lawfully peaceably and quietly have hold vse occupy possesse and enioy the said Messuage or Tenem^t howses Ediffices and buildings and all and singuler other the primises with theire and every of their app^tences in the recited Indenture of Lease granted or mentioned to be granted & for the terme of yeares in the sd Indenture of Lease yett to come and vnexpired as aforesd whout the Lawfull lett trouble eviccon Eieccon Molestacon incombrance or demand what soeu of him the sd John Ceard his Executors Administrators or ass or any or either of them or of or by the said George Best thelder George Best the younger John Best or any other of them or of or by any other pson or psones whatsoeù Lawfully clayming from by or vnder him them or any or either of them In Wittnes whereof the pties aboue named to these p^rsents Indentures Interchaingably haue sett theire hands and seales and seales the day & yeare first aboue written

Sealed and delifiedThe marke of John (Seal)in the presents ofCeard $\not\equiv$

Abraham Corbett

Icabod *F* Rowling

his marke

[65] This deede before written wase Acknowledged to bee the free Act & deede of John Ceard & Mary Ceard his. wife this 27th of June 1669:

Before me Peter Weare Cumisino^r

This being A true Coppy taken out of the orridginall & Compared this 27 day of June 1669

p Peter Weare Re Cor

To all people to whome this present deeds of sale shall Come majo^r William Philips of Winter Harbower in yorke sheare other wise the Prouince of Majne in the Collonj of the Massachusits in New England in Amarica sendeth greetjing in our Lord god Euerlasting Know yee that the sayd William Phillips with the free & volontary Consent of Bridget his wife for a valiable Consideration by the giveing vp one bill due from me the sum of fifty pounds fowre shillings ten pence Euer sjnce the fowerth of March sixteene hvndred

fify & six as also for reasigneing of the remaj^r of on bill for A debt of one hundred & seven pownds sterljng due from John Hathorne which was Assigned by mee the twelft day of March on

Thousand six hundred sixty six for a debt due from mee by

Booke vpon the makeing vp of account the eight day of December sixteene hyndred fifty fiue the just sum of fourty pounds seventeene shillings & twoe pence the hole being ninety one pounds twoe shillinges besides the forbearance of the sd sum for more then Thirteene years Comes to one hundred pownds more soe that the hole Consideration is on hundred & Njnety pounds to him in hand before the sealejng & deliuery hereof well & truly payde by Major Genrall John Leverett of Boston in New England in ye Cownty of soffolke in the aforesd Colloney of the Mesachusits in New England Mercht the receapt which valliabl Considerat the said William Phillips doth acknowledg by these ßsents & therewith be ffvlly satisfied & Contented & thereof doth acquit & dischearge the said John Leveritt his heyres Executors Administrators & assignes & euery of them for euer by these p^rsents Hath giuen granted bargajned sould alljenid Enffefed And Confirmed & by these p^rsents doth ffully clearly & absolutely giue grante bargajne sell Alien enffeofe & Confirme to the sd John Levertt his heyres & Assinges for euer a tract or quantety of Land Contayning three square Inglish myles lyeing & being aboue Sacoe faules in the County or Prouince aforesaid being vpon a straight lyne by the sd River three English myles north westardley & to Rvn vp the mayne land so faer the full bredth three English myels so as that it may be three English myels & is bytting on the saide Sacoe river Easterly & on the land & on the land of the sd William Phillips Northerly & by yº land of the sd William Phillips westarly & is bownded by the land Richard Russells Southerly with all y^e Tymber trees woods vnder woods meadows waters wayes ffishing ffowleing hunting Comon of pastver rights libertyes profetts & heredittam¹² whatsoeû groweing arisejng being Comejng Issoveing in vpon or out of the premisses & euery pt & pcell thereof or to the same or any pt thereof belonging or any maner of wise apartajneing together with priviledg of A Landing place below the ffawles vpon the sd River where a vessell may

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floate to loade & for the building of a warehouse & lajejng of Lymber what the sd Leuerett his Heyers Administrat⁷⁹ or assigns shall have occation for & all the estate right title Interest vse property possession Claime & demand whatsoeû of him the said William Phillips of or to the sayd barganid p'misses or any pt thereof and all deeds eujdences & wrightings whatsoeû Concerne the sayd barganed premisses only & Coppijes of such deedes Evidences evidences & wrightings w^ch Concerne the same with other things To haue and to hovld the sayd Three myles square of land lyeing & being butting & bownded as aforesd together with the Landing place below the flawles with all the singuler the Emoloments & aportenances ther of & preueledges thereto in any wise belonging or appertajneing vnto the sd John Leuerett his Heyers & Assignes for el And the sd William Phillips for himself his Heyers Executors Administrat¹⁸ doth Covenent & grant to & with the sayd John Leverett his heyers & assignes by these p^rsents in manner & form following That he the sd William Phillips at the tyme of the grant bargaine & sale of the p^rmises vnto the sayd John Leverett & vntill [66] The delivery hereof vnto the sayd John Leverett to the vse of him his heyers & assignes for eû was the true & Lawfull owner & propreyetor of the aboue bargajned prmisses & that he hath in himself full power & Lawfull avthority the premises to grant bargaine sell & Confirme as aforesaide and that ye sayd John Leuerett his Heyres & Assignes shall and may hence forth for eu Lawfully peaceably & quyetly have hould vse posses enjoy & duspose of the sayd barganed prmises with the apurtynances thereof free & Cleare & Clearely exon^rated acquitted & dischearged or otherwise at all tymes by the sayde William Phillips his heyres Executors & Administratⁿ sufficiently saued defended & kept Harmeless vnto the sayd John Leuerett his Hayres & Assignes of and from all manner of former & other gifts grants bargains

sayles leases assign^m^{to} mortgages wills entayles Judgments Executions forfetorers seicuers Joynters power & Thirds of Bridget his now wife to be Claimed or Challenged of in or to the same or any pt thereof & of & from all other title Charges acts & Incumbrances wtsoeù had made done comited or suffered to be made commited or don p y^o sd William Phillips his heyers Execⁿ administⁿ or any other pson & psons whatsoeuer lawfully Clajmjng or p^rtending to haue any estate right title Intrest claime or demand wtsoeuer of in or to y^o same or any pt there of; from by or vnder him them or either of them And that the sayd William Phillips his Heyres Executors & Administrat^m the sayde bargained

W Phillips To Jnº Leverett p^rmisses vnto the sd John Leverett his Heyres & assignes against them selues respectively & all & euery person & persons whatsoeù Clajmeing or to Clajme any estate right title interest

vse property Claime or damand what soeuer of in or to the same or any pt therof from by or vnder him them or any or eyther of them shall & will warrant & euer defend by these p^rsents & that the sayd W^m Phillips his Heyres Executors Administrat¹⁹ vpon resonable & Lawfull demand shall & will performe & doe & Cavse to be performed & done any such forther act & thing whatsoeù whether by way of acknowlegment of this present deed or release of dower in respect of hir the sd Bridgett or in any other Kinde that shall or may be for the more full Cumpleating Confermeing & sver makeing of the sd bargajned primisses vnto the sayd John Leuerett his Heyres & Assignes for ell according to the true intent hereof & according to the Lawes of the Covntry or Prouince or Jvrisdiction wherin the saide barganied prmisses lyeth in Wittnesse whereof the sayd William Phillips hath here vnto set his hand & seale the seuenth day of May in the yeare of our Lord God on Thousand six hundred sixty nine & in the one & Twentieth yeare of the Raigne [67] of our Soueraigne

truely content satisfy or cause to bee payd vnto the aboue Named Ann Godfrey or to her lawfull Atturney, executors administrators or assigns the full & Just some of Twenty pounds In good M^rchandle pay of of the Country vidz^t: In Corne Cattle & pipe staues yearly & every yeare for & dureing the Naturall life of the sd Ann, at two tearmes in the yeare most vsuall that is to say/ at the feast of the transmutation of the blessed Virgine Mary, & Sayt Michaell the archangell by even & æquall pportions, this obligation to bee voyd & of none æffect/ otherwise to stand & to bee of full force & vertue/

Sealed & delivered In y^e Prsence of, Nic : Shapleigh Abra : Corbett/ The Marke of Aylce Corbett Aylce Corbett Nis seale (his seale) A true Coppy of this obligation aboue written transcribed out of the originall & y^r with Compared this 10th day of July 1669 : p Peter Weare Re Cor

W^ras thejr is a small Tract of sault Marsh a poynt of Marsh adioyneing to a poynt of vpland lijng vpon the other side of the River directly opposite over aganst Hen: Saywords Saw Mills, w^ch Prcell of Marsh is now belonging two

Sayword To Rishworth & In the possession of Edw: Rishworth, although by leaue of him It hath been made vse of by Hene: Sayword severall tymes for repayreing of

his Dame/ And the aforesd Hene: Sayword haueing likewise a small Prcell of Marsh lijng next aboue y^t place w^r sometyms the ould Mill stoode which was erected by Hugh Gayl & Will Ellingham next adioyneing to a Prell of Marsh lijng below It, & of the Westermost side of Itt, belonging & diverse years being In y^e possession of Edw: Rishworth/

These Presents do Therefore witness, that for conveniency sake to both Prties, & for other good considerations Lord Charles the second by the grace of God of Engld Scotland ffrance & Ireland King defendor of the faith &c. This deede was acknowledged William Phillips (Seel) by Majer William Phillips May the 7th 1669 before Edward Tyng asist/ Sygned Sealed and deliuered in the p^rsents of vs the words or eyther betwene the 7th & 6th lyne or act betwene the 5th & 6th & six hundred betwene the 2^d & thjrd lyne frõ the bottom Interlyned before sealejng William Paddy/ Nathaniell Hubbert. This being A true Coppy Transcribed from the orridginall

& therwith Cumpared the 31 of May 1669

p Peter Weare Re Cor-

Know all men by these Prsents that I Nicholas Shapleigh of Kittery in the province of Mayn M^rchant am held & firmely bound vnto Ann Godfrey of Yorke In the province of Mayn Widdow, In the full & Just some of Two hundred pounds of lawfull pay

of New England due to bee payd to the sd Ann Godfrey or to her lawfull atturney executors administrators or assigns to which payment well & truely to bee made, I bind my heyres executors & administrators and euery of them firmely by these Presents, sealed with my seale, dated the foureteenth day of Septemb^r In the Nineteenth yeare of the Reign of o^r Soveraign Ld Charles the secund by the grace of god over England &c : Anno Dom : 1667 :

The condition of this obligation is such y^t If the aboue bound Nicholas Shapleigh his heyrs executors administrators or assignes, or some or any of them do & shall well &

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there vnto moueing, Wee the sd Edw: Rishworth & Hene: Sayword by mutuall Consent do agree to giue grant pass ouer & confirme, & do by these Presents give grant pass ouer & confirme our soole rights titles & Interests vnto the sd Tracts of Marsh aboue mentioned each to other, & do hereby make a full & absolute exchange of the sd Prcells of marsh the one for y° other In w^{ch} bargan or exchange Wee do both rest our selues fully contented and satisfyd/ & do further Ingage with in one weekes tyme from the Date here of to deliver quiett & peaceable possession of the sd Tract of Marsh each to other/ In witness W^rof Wee haue Interchangebly sett our hands & seals the 7th day of July 1669: Signed sealed & delivered Hene: Sayword ($\frac{heal}{heal}$)

In y^e Presence of us/

John Wincoll/ Andrew Searle/

Seazin & possession given by Hene: Sayword of this Tract of Marsh w^ch hee sould vnto Edw: Rishworth by grass & Turffe this 10th day of July 1669:

In the Presence of Roger Playstead/ The marke of Thomas Bragdon \mathcal{TB}

A true Coppy of the exchange or bargan of Marsh aboue written transcribed out of the originall & y^rwith compared this 10th of July 1669/

p Pet: Weare Re Cor

To all Christean people to whome this Present Writeing shall come &c: Know yee that I Jeremiah Sheeres now of

Cape Nottocke In the Province of Mayn In New England, with the free & full Consent of my now wife Susanna Sheeres, for & In Consideration of a Certen some of money to mee In hand payd

before the Insealeing & delivery hereof, to our full content

& satisfaction, as also for diverse other good Causes & considerations mee therevnto espetially moueing, haue given granted barganed & sould, & do by these Presents give grant sell & Confirme, vnto Nathaⁿ ffryer his heyres executors administrators & assignes for ever, all y^t Tract of Land [68] belonging to mee, & scituate & lijng In the River of Pischataquak on the Nother side thereof, being in the Town of Kittery formerly soe Called, & alsoe being in part a Necke of Land, w^{ch} sd Land was granted & given vnto mee by the Town of Kittery for many years since, & extendeth to y[•] quantity of one hundred acers as appears by the sd Town grant, & is bounded by the water side Twenty foure Rodd between the Lands of Robert Mendum on the Wester side & William Palmer on the Nother side, soe bounded out by them to y^e head of the Cricke, & from thence to spread more larger into the woods altogeather till one hundred Acers bee compleat, togeather & ended, wch sayd Lands was formerly bounded & marked out by the Towns men, & distinguished by marked trees, all w^ch sd lands with all the Tymber or tymber trees, woods or vnd^rwoods, house or houseing there on bujlt, with all the Right Titles claym & Interest I haue may might or out to haue to all or any part or Prcell there of, togeather with all the benefitts pfetts & priuiledges w'soever y'vnto belonging, either by land or water with in the sd bounds, I do hereby Clearely & absolutely confirme & ratify as valid vnto the aforesd Nathaⁿ ffryer his heyres executors administrators & assigns, to have & to hould the same from mee my heyres executors administrators & assigns or from any Prson or Prsons of from by or vnder vs, or any of us according to the true Intent & meanig abouesd/ that is to say for euer/ & with out any Clayme or Title to the same/ & alsoe to deliver vp vnto the sd Nathⁿ Fryer all writeings or deeds of w^t nature soever that may any way concerne the sd Lands whither by Morgage or otherwise, to bee delived to y^e sd Fryer his heyrs or assignes at all reasonable demands/ In witness woof I have here vnto sett my hand & seale this

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foureteenth day of Novemb^r 1664/ one thousand six hundred sixty & foure/

Sealed signed & deliverd & Jeremiah Sheeres by his possession & seazin given to Richd Tucker for y^e vse of Natha^u ffryer In Presence of/ John Carde by his Marke Z J : Carde Junio^r by his marke Richd Tucker/

This Deed was acknowledged to bee the Act & Deede of Jere : Sheeres & Susanna his wife this 15 of Novemb^r 1664 :

before mee: ffran: Champnown Jus pe:

Jere: Sheers & Susanna his wife did acknowledg y[•] Instrum^t to bee y^r act & deede this 7: of July 1669: before mee Charles ffrost $Co\bar{m}ssio^{r}/$

A true Coppy of y^s deede aboue written transcribed out of the originall & y^r with compared this tenth d: of July: 1669 p Peter Weare Re Cor

To all Christean people to whom this Prsent writeing shall come &c: Know yee that I Natha¹¹ Fryer of Portsmouth In Pischataquake River M'cha^t with the free & full consent of Christian my wife, for & in consideration of the full some of eighty pounds Current pay of New England to mee In hand payd, before the then sealeing & delivery here of by Christopher Addames of the same place Marriner, w^rwith wee rest fully satisfyd & content as also for other good causes & considerations vs there vnto moueing, haue given granted barganed sould alienated & confirmed, vnto the sd Christopher Addames & by these Prsents doe give grant bargan sell aliene & Confirme assigne & sett over vnto the sd Addams his Heyres executors administrators & assignes for ever all that Tract of Land lately in the Teño^r & occupation of Jerem : Sheeres, lijng & being with in The Town shipp of Kittery, on y° Noth side of Pishataquak River, contayning in quantity one hundred Acers, bee It more or lesse, as may appeare vpon the ReCords of the Town of Kittery aforesd, & granted by the sd Town to the sd Sheeres severall yeares since, & is bounded by the River side Twenty foure Rodd between the sd Lands of Robert Mendum on the Wester side & Willia $\tilde{:}$ Palmer on the Nother side soe bounded out by them to the head of the Cricke, & from thence to spread more larger into the woods altogeather till one hundred

Fryer To Addams acers bee compleated togeather & ended, w^{ch} sd land was formerly bounded & marked out by the Townes men & distinguished by marked trees/ All w^{ch} sd land with all the Tymber & Tymber

Trees, woods & vnd^rwoods Cricks Coues house or houseing there on built, with all the Right titles Clayme & Interest I haue or out to haue to all & every part there of togeather with all the benefitts profetts priviledges & appurtenances there vnto any way belonging or app'tayneing, all wch barganed Premisses to bee to the onely vse & behoofe of the sd Christopher Addams him his heyres executors administrators or assignes, for ever, with out any lett molestation or disturbance w'soever: And I y^c sd Natha^{en} Fryer & Christean my wife do hereby promiss to defend the Title of the before barganed Premisses, & will saue & keepe harmeless the sd Addams his heyres executors Admistrators or assignes, from y^e abouesd Jeremiah Sheeres or from any from by or vnder him, or from by or vnder vs the sd Nathaⁿ Fryer & Christean my wife Laijng Clayme vnto the same : And further that I the sd Fryer will deliver or Cause to bee delivered vnto y° sd Addams all writeings concerneing the Premisses fayrely written y' I haue in my hand, vnto the true Prformance of the before barganed Premsses I the sd Nathaniell Fryer & Christean my wife bind our selues or heyres executors & Administrators vnto the sd Christopher Addams his heveres executors Administrators & assignes firmly by these Presents/ In witness wof haue sett here vnto our hands & seales

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the first day of March one Thousand six hundred sixty & eight/ 1668:

Signed, sealed, & Delivered/	Nathaniell ffryer $\binom{his}{seal}$
In y ^e Presence of us/	the signe of Chris-
Elyas Styleman Senjo ^r /	$\int \mathcal{F} \left(\begin{array}{c} her \\ seale \end{array} \right)$
John Harvie/	tean Fryer

This Land & priviledges y'vnto belonging was delivered vnto Christopher Addams In the Presence of us this 8: June: 1667: The Marke of Pohert Mondum D 10

The Marke of Robert Mendum RM John Dyament/

Portsmouth the 24th of March 1668 : Mr Nathaniell Fryer & Christean his wife acknowledged this Instrument to bee thejr free Act & Deede, at w^{ch} tyme the sd Christean rendered vp her thirds & rightt of Dowry before mee/

Elyas Styleman Commissio^r

A true Coppy of this Deede aboue written with the acknowledgment y^rof transcribed out of the originall & y^rwith compared this 11th day of July 1669 : as Attests Peter Weare Re Cor

[69] This Instrument witneseth that I Mickell Madeuer of Papuding in falmoth planter for and in Consideration that my sonn Joell Madiuer of Spurwink hath surrendared all his right Title and Interest I made ouer vnto him of A plantation in the sayd Riuer which I haue sold vnto Waltur Gendall I doe p these make ouer vnto my sayd sonn Joell after my decease all my right Title Intrust & purchus of A Plantation I bought of Walter Gendull at Papuding in

Madiver To his Son Cascoe Bay in ffalmoth and dooe dacleare in These in Consideration of the premises my sayd sonn Joell Madiuer to be my Heyer to the p^rmises agajnst all psons whatsoeuer To wittnes

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the treath hereof I dooe heire vnto sett my hand & seale 14 Jully 1669

The marke 🖍 of

Wittneses

Micaell Madiuer

Henry Jocelyn

Thomas - Hamett

Micall Madiuer this 19 of Jully 1669 acknowledged this aboue written to be his Act and deede vnto his sonn Joell Madjuer Before me ffrancis Neale Assoceate

This being A True Coppy taken out of the originall & Compared p Peter Weare Re Cor Jully the 23th 1669

To all people to whom this present writing shall com I Walsingham Chelson of Winter harbowr in the County of yorke in New Enaland doe send greeting :

Know yee that I the said Walsingham Chelson as well for and in Consideratjon of the naturall affectjon & Patarnal loue which I have & beare vnto my deare loving & dutifull sonn William Chelson: As also for djuers other good Causes & Consideratjons me at this present espetially moving have given & granted & by these presents do give grant & con-

Chelson To his Son firme vnto the sd William Chelson my dwelling house that I at this present inhabite in wth all out houses lands vpland marsh wth all & singular my goods Chattells houshould stuffe & all my sub-

stance whatsoeuer moveable & immoveable quick & & dead of what kind nature qualifie or condition soeuer the same be shall or may be found as well in mine now Custedy hands or possesion as in the possession hands power & Custedie of any other pson or psons whatouer To have & to hold all & singuler the sd premisses vnto the sd William Chelson his Heires Executors Administrators & Assigns to his & Their propar vses & behoofs foreuer freely & quietly wth out any matter of Challenge claim or demand of mee the sd Walsingham or any other pson or psons whatsoeû for me in my name by my cause means or pcurem^t & wth out any money or other thing therefore to be yaelded pd or done vnto mee the sd Walsingham Chilson my Executors Administ[®] & assinges & I y^e sd Walsingham Chelson the aforesd p^rmisses to the sd William his Heirs Executors Administrators & Assignes to the use afore sd Against all people people doe warrant & foreuer defend by these presents/ And farther know y° that I the sd Walingham haue put the sd William in peaceable & quiet possession of all & singuler the aforesd Premises By twig & turfe in wittnes whereof I have set to my hand & seale this Nineteenth day of June in the Twenty first yeare of the rajgne of our Souereigne & dread Lord Charles the second king And in the yeare of our Lord God On thousand six hundred sixty nine :

Signed sealed & delivered

in the presence of

Walsingham Chelson his mark A (seal) seale.

John Daues

Arther Wormstall

This Instrum^t was acknowledged by Wallsingham Chelson to be his act & deed the day & yeare aboue written Beefore mee Brian Pendleton Asociate

This being A True Coppy taken out of the originall & Compared this 30 of August 1669 p Peter Weare Re Cor

An Inventory of the houseing, Lands broaken, Saw Mill & Accomodation of Tymber, Irons & Vtensills of the Mill, Smyths shopp & husbandrie, as It was apprized by us whose names are vnderwritten, at the request of Mr Edw: Rishworth, scituate on Assabumbeducke River at Newgewanacke, In the Town of Kittery In the County of Yorke In New England/

BOOK II, FOL. 69, 70.

1:	Inp. A broaken dwelling house ready to fall, & a barne much out of repayre, Two oarchards with out fence with a Tract of Lands lijng on both sides the River esteemed at foure hundred Acers more or	ld	8	đ
	less as granted by the Town :	200	0	0
2:	Meddow at Tottanocke & at bonabisse pond, & Whittes & Parkers Marsh	052	0	0
3:	The broaken Mill with the Irons & Vtensills, the Falls & Tymber grant	200	0	0
4:	The Smyths shopp with bellows Anvell, beckorne vice Sledg Hammer & some ould Irons	010	0	0
5:	ffoure halfe hundred wieghtts, An Iron beame, an ould Copper & an ould			
	Kettle, & two ould Iron potts	0.1	0	0
		493	00	0

Apprized this secund day of August 1669 : John Wincoll/ Charles Frost/

This Act of apprizall aboue written made p Cap^t Rog^r Playstead John Wincoll & William Spencer, is by them acknowledged, & vpon thejr oaths owned to bee y^r act & deede according to the best of y^r Judgm^{ts}/ Taken before mee this 10: of August 1669:

I Roger Playstead do own the sd Apprizall as I Roger Playstead Assotiate/ stand vpon my oath a publique officer of this County of yorke, to bee my Act & deed this 10: day of August 1669: Rog^r Playstead Assotiate/

I Charles Frost do own the sd apprizall as I stand vpon my oath a publique officer of this County of Yorke to bee my act & deed this 17: of August: 69: Charles Frost Comissio^r/

A true Coppy of this apprizall aboue written with y[•] Attests given y^r vnto, transcribed out of y[•] Originall & thejr with compared this 31: of August 1669: p Peter Weare: Re: Cor

[70] This present testifieth that I Jerimy Shears vpon good Consideration hath given to my Wife Susannah Shers the folle Cowlt that my mare hath now being A mare Cowlt for the sd proper vse benifit & behofe to dooe & dispose

Sheers To his Wife thereof as shee shall see meet & not to Contridict thereof & soe to Contynnew The whole Terme of my lif & not anny way to dispose Thereof

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Wittnes my hand hearvnto & what may be further dvnn in the secuarjng Therof I shall Confjrme the same May the 7th 1669 Jerimy Shears his marke

Wittnes Peter Weare

F

This being a True Coppy taken out of the originall & Compared this 30 of August 1669 p Peter Weare Re Cor

This Indenture made the Twentjath day of Aprill in the Ninetenth years of the rajgne of our most gratious Souerajgne Ld Charles by the grace of god of England Scotland firance & Ireland King dafender of the faith & Betwene Thomas Withers Inhabjtant in the Towne of Kittary in the Province of Majne in New England of the one part & John Ball of the same place of the other part Witneseth that the said Thomas Withers for and in Consideration of the some of Njne pounds and seven shillings of lawfull pay of New England by mee in hand Received before the signing

Withers To Ball sealeing and daliuery hereof, of John Ball haue for good diuers Causes mee thearevnto Espitially moveing Beargained sould and Enffoofed and by these presence doe Bargaine sell Enfooffe and

Confirme vnto the afore mentjined John Ball his hejrs Executors Administrators and assignes for euer The quentety of Twelue acres of vpland lying and bejng in spruce Creeke wthin spruce Cricke in the Towne of Kittary aforesd att a place Commonly Called and knowne by the name of Eagle point beeing butted and bounded on the East side with a parsell of mash Joyneing to the mayne Creeke Called Agle point and on the North side with a Creeke that goes in west and from that Creeke Twenty fower Read East South East and Eighty Rood West South West y^o whole Twelue acres To haue and to hold all the sd premises to him the sd John

Ball & his heires Executors Administrators and assignes for euer from mee the sd Thomas Withers my heirs Executors and Administrators foreuer And furthermore I the aboue sajd Thomas Withers dooe Ratyefie and Confirme all the aboue sd premises vnto the aboue sd John Ball his hejres and assignes for euer of and from all maner of pson or psons whatsoeuer that may pretend any title or Claime too or Interrest in any of the premises by vertue of any deede of sale or gift or otherwise from him ye sd Withers or any other in his behalfe vnto the sd John Ball or any others in his behalfe paying vnto the sd Thomas Withers his hajres Executors Administrators and assignes for euer three dayes worke annually as an acknowledgment if itt being legually demanded in Witnes whereof I have here vnto set my hand and seale dated in Kittary aforesd the day and yeare first aboue written: 1667.

Signed sealed and daliuered

in the presence of vs:

Thomas Withers

Wetnes William Palmar

John Meredeth/

Kittery the 2th Mach <u>1668</u> M^r Thomas Withers acknowledged this Instrvment to be his free acct & deed before me Elias Stileman Comis^r

The three dayes worke that John Ball wase to pay yearely to Thomas Withers mentioned on the other side was Exepted against by sd John Ball and allowed of By sd Withers & from hence forth stands voyd and of none Effect Witnes my hand the 26 of Aprill 1667 Thomas Withers

& Witnes: William Palmer John Meredeth

John Meredeth ng A True Conny takes

This being A True Coppy taken out of the orriginal & Compared this 2 day of September 1669 : p Peter Weare Re Cor/

[71] This Indenture made the Tenth day of Aprill in the one and twenteheth yeare of the Raigne of our Soueraigne Lord Charles the second by the grace of god of England Scotland ffrance and Ireland King defender of the faith &c Betweene Henry Greeneland of Kittary in the County of yorke Chirurgeon of thone pte and William Broad of the Iles of shoules fijsharman of thother pte Witnesseth that the said Henry Greeneland for and in Consideration of the sume of One hundred pounds of lawfull pay of New England in hand before then sealing and daliuery of these p^rsents well and truly paid or secured to be paid the recept whereof the said Henry Greeneland doth hereby acknoledge and him selfe to be fully sattisfied and paid and thereof and of every pte pcell and penny thereof doth acquit Exonate and discharge the said William Broad his heires Executors and asi and every of them for eû by these presents Hath Granted bargained and sold aljened Enffeefed Conueyed Released assuared deliuered and confirmed and by these presents doth Grant Bargaine & sell

Greenland To Broad

aliene Enfeoffe Conuey realese assure deliuer and Confirme vnto the said William Broad his heires and assignes All that tract or pcell of vpland and marsh scytuate lying and being in Kittary

afore said conteying by Estimatjon One hundred acres some tyme heretofore p^rchased of one George Palmer and also howses Ediffices and buildinges vpon the said tract of Land standing and being togeather wth all wayes pathes pasages Trees woods and vnder wods Comons Easem^{te} pffitts Commodities Advantages Emmolom^{te} hereditam^{te} and app^rtences what so euer to the said Tract of land and howses belonging or in any wise apperteyning w^{ch} said Tract of land lyeth betweene land of Maior Nicholas Shaplejgh on the North west and of Abraham Corbett on the South Est siedes thereof and also all the Right title Clayme vse possession Reuerčon Remainder and demand whatsoeth of him the said Henry Greeneland of in and vnto the said premisses and of in and vnto efty or any pte or pcell thereof And True Coppies of all other deeds & wrightinges which shall or may Concerne the said premisses or any pte or pcell thereof the said deeds and true Coppies are to be written out At the pper cost and Chearges of the said William Broad To haue and to hold the said Tract of land housses Ediffices and buildinges and all and singuler the before Granted and bargained prmisses and eu'ry pte and pcell thereof with theire and euery of theire appurtinances and the Reficon and Reversons remainder and Remajndars thereof vnto the said William Broad his heires and assinges for euer To the sole and only pper vse and behoofe of the said Willjam Broad his hejres and assinges for ell And to and for noe other vse intent or porpose whatsoeû The said Henry Greeneland for him his heires Executors Administrators and Assignes and for all and eû of them doth hereby Couen^t pmise and grant to and with the said Willjam Broad his Heires Executors Administrators and assignes and to & with euer of them by these prsents that he the said Willjam Brood his heires & assignes and euly of them shall and lawfully may from tyme to tyme and at all tymes heareafter lawfully peacabelly and quiatly haue hold vse occupy possesse and enjoy to his & theire owne pper vse and behoofe all and singuler the before hereby Granted and bargajned prmises and elly pte and pcell thereof wth thap tences ffreed acquitted & dischearged or otherwise well and suffisiently saued and kept harmles of and from all and all manar of former and other bargajnes sailes gifts Grants Leeses Joyntuars dowers and title of dower of Mary now wife of the said Henry Greenland Jugments Executjons titles Trobels Chearges and Incombransies what soe euer hereto fore had made Committed suffered or don or to be had made Committed suffered or don by the said Henry Greenland his heires Executors Administrators or assignes any of them or of or by any other pson or psons lawfully Clayming from by or vnder him them or any or either of them In wittnes whereof the pties firest aboue named to this

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present Indenture, Interchangably haue sett thejre hands and seals the day and yeare furst aboue written

Sealed and deliuered & quiatt possession and (seal) sezin of the lands wthin granted wase giuen and deliuered by the aboue named Henry Greenland at the dwelling howes vnto the said William Broad vpon the day of the date aboue written in name of Possession & sezin of all lands Tenniments and hereditam^{te} in the deed aboue written Conteyned To haue & to hold vnto the said William Broad his heires and assignes for eff according to the teno^r and true meaning of the deede aboue written

In the p^rsence of/

Abraham Corbett/ Joseph Pomery/ Onesipheris Harvey William Broads Assignem: to Dygory Jefferys, Entered pa: 118:

Henry Greenland

This Deed aboue written is a True Coppy transcribed out of the orriginall & Compared this 27th day of Octobar 1669 p Peter Weare re cor

[72] This Indenture made this Tenth day of Aprill in the eightenth years of the Raigne of our Souerajgne lord Charels the second by the grace of god King of England Scotland ffrance & Ireland defendar of the faith &c Betwene William Sealy of the Iles of showles of the one party & William Harris of the said Iles of shoules of the other party Witneseth that the said William Sealy for diuers & sundry Consideratjons him here vnto mouing as also for and in the Consideratjon of the som of Thirteene pounds & Tenn shilinges in hand payd before the sealinge & daliuery of theis presents the

Sealy To Harris which the said William Sealy doth acknowledg the receit thereof and Euery part thereof from the aforesaid William Harris or his assignes hath bargajned sould & set ouer & by these present

hath bargajned sould and sett ouer all that Tennement of dwelling howese wth Twelue foote of ground on the Northerely End thereof scittuate lying & being on an Iland of the Iles of sholes Commonly cauled by the name of Smuttinose Iland which howes & ground is now in the tennure or occupation of the afore said William Harris his assigne or assignes to haue and to hold the said houes and ground before named to the said William Harris & heires or assignes for ever And the said William Sealy doth promise for himself his heires Executors Administrators and assignes that the said William Harris his heires Executors Administrators & assignes shall peacabelly & quiatly Inioy the aforesaid demised premises and to dafend the said William Harris his heaires and Assignes of and from all men that shall lay any Clajme Right or title in the afore said premises demised from by or vnder the said William Sealy his heires Executors Administr⁴ or assignes for the true performance heareof the parties aboue said theiare hands & seales to this presents interchangably haue sett the day and yeare furst aboue written Anno Dommjnj: 1666

Sealed signed and daliuered

William Sealy

(Seal)

in the p^rsents of Arthur Clapham ffrancis Morgan

I Arthur Clapham doe acknowledge that I weare present at the seallinge and deliuery of this present writtinge & lickwise firancis Morgaine and writ it my selefe this 25th day of June 1669: Before firancis Raines Associate

p mee Arthur Clapham

William Sealy acknowledged this within written Instrument to be his act and deede the 7th day of Jullj 1669 : before mee Charles ffrost Comisino^r

This deede aboue written trully Transcribed out of the orriginall & Compared this 27 of Octob^r 1669

p Peter Weare re Cor

[73] Bee it knowne vnto all men by these presents that I John Littelfeild of Wells (within the County of yorke) wth the consent of my wife doe acknowledg my self to haue bargained & sold vnto Samuell Austin of the same Towne & County and to his heires Executors Administrators & Assignes for euer all my hovssen vpland & marsh at my home lot that I the said Littelfeld bought of Thomas Warriner deceased with all the Addision that the Towne hath gjuen mee at the vpper end of the said lott with a hundred

Jn• Littlefield To Austin acres of vpland & Tenn acres of marsh that the Towne geaue mee vp aboue the greate plajne & in Consideration hereof I the said John Littelfeld is to have of the said Samuell Austin for all these

p'misses aboue spatified to the vallue of on hundred & Twenty pounds starling to be paid as it is spacified in a bill that the said Samuell Austin gives to the said Joⁿ Littelfeld the home lott being in breadth about three score polles being. bound with ould John Bariet on the north Est & Mr Joseph. Bolles on the south west & soe to run to Webhanat River & vp into the Contry as high as other men of each side, the bounds of y^t hundrd acres of vpland with the Tenn acres of marsh y^t lies aboue the great Plaine is which vpland lyes vpon. the north est side of M^r Her: Simonds vpland being sixtene poles in breadth the which breadth butteth vpon the south est & soe to run vp north west to the full Extent of the said Hundreth/ & the Tenn acres of marsh lieth north vnto Mr Har Simonds his marsh on the north west & be west thereof viz tenn acres Also there is fower acres of marsh at the sea Wall that belongeth to the home lot to acres of it lies at the north Est end of an Iland Commonly Called Waidels Iland which is now in y° hands of Edmon Littelfild w'h Jos Bolles on the north Est side & the other to acres next the harbowers mouth by the sea walle wth Mr Nickhollas Dauison on the South west & Jo Bolles of the north west all these premises aboue mentined I John Littelfild with Patience my wife consent hath sold for a valliable som aboue mentined vnto the

said Samuell Austin & I am to deliuer him quiate & peacable Possession of all these premises aboue spatified at or before the last of march next Coming after y^o date heareof to him his heires & assignes for euer Alsoe I John Littelfeld doe bind my self my heires & assignes to Samuell Austin that he & his heires shall Inioy all the said premises aboue mentjoned peacably & quiatly w'hout any Troble from all my heires Executors or assignes for euer In wittnes of the Treuth & Confermatjon heareof I haue hearunto set to my hand & also my wifes hand on the 23th of Octobar in the yeare of our lord j66j

John Littelfeld (Seel) Patjence Littelfild Marke (Seel)

•Sealed signed & dalified in the p^rsents of vs Jos Bolles

John Reede

Bragdon To

Reinking

This deede of sale wase acknowledged before us the 23th of the 8 m 166j Edmond Litelfeld

Ezekell Knights Comistion"

This deede on the other side with the Confirmation aboue is Truly transcribed out of the originall & ther with Compared this 28th of Octobar 1669: p Peter Weare re cor

Bee it knowne vnto all men by these p^rsents that I Arthur Brackdon of yorke in the Cownty of yorke shere Planter for & in Consideration of the som of Nine pounds Lawfully payd Cvrrant in New England paid vnto mee by the hands of Andrew Rainking of the same place planter the receite whereof I the said Arthur Brackdon hereby acknowledg & thereof and of euery pte & pcell thereof doe for euer acquit the said Andrew Raineking, Haue & by these presents doe

> acknowledg to haue sold vnto the said Andrew Rainekinge a certayne Tract of land Lying in yorke betwene the lott and land of the said Arther Brackdon, and a lott of land granted Digitized by GOOGLE

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vnto the said Andrew Rainking by the Towne of yorke which said Trackt of land is to beginn at the river side of yorke Riuer & is to be Tenn poles by the said watter side & soe to runn betweene the To lottes aforesaid into the woods vpon an north Est line or poynt or therabouts vntill Tenn ackeres be Compleated as it is now bownded out by marked Trees & other land markes To have & to hold the said Tenn ackers of land togeather with theppyrtenances and every pte & pcell thereof vnto him the said Andrew Rainking his heires Executors & Administrators and assignes for euer: from the date heareof In as larg & Ample maner to all Construcktions Intents & Purposes as I the said Arthur Brackdon Cann or may estate the same & I the said Arthur Brackdon doe hearby Acknowledg promise & Couenant to and with the said Andrew Rainking that the said land now at the selling thereof to be my owne pper lands and doe therefor Couenant that the said Andrew Raineking he his heires Executors Administrators and Assignes shall and may from time to time and at all Times heareafter quiatley occupye Posses and Injoy the said land with the Appurtinancis Agajnst me the said Arthur Brackdon my heires Executors Administrators, and without the lawfull lett suitt Trouble euiction deniall or putting of of mee or any other person or persons whatsoeuer from by or vnder me or vnder my Estate or Title duuring the said terme the lord or lords Propriator Exepted In wittnes whereof I the said [74] Arthur Brackdon haue heareunto sett my hand and seale euen the furst day of Nouembar in the yeare of our Lord God on Thousand six hundred sixty & Eight: Mº shire in the second : said in the 9th line: to all Constructions intents and purposes: in / the 16th line: &: or lords in the 26th line were Interlined before the sealing heerof. Arthur Bragdon Juniar And then Sealed & daliuered/ (Seal) in the presence of vs/

Andrew Searle/ Isaack Walker Arthur Bragdon Appeared before mee Peter Weare, & did acknowledg this Instrument to be his free act and deede Octobar the 15th day 1669 : Peter Weare Comissn^r

This beeing a True Coppy Transcribed out of the originall & Cumpared this 28th day of Octobar 1669 :

p Peter Weare re cor

I Gyles Berry of yorke for & in Consideratyon of the som of thirty shillings by mee in hand receued before the signeing thereof of Isack Walker of Boston & for other just Cawses mee therevnto mouing doe hereby giue grant Bar-

Berry To Walker gaine sell infef and Confirm vnto the said Isaack Walker all my right title & Intrest in the lott of land within mentyned that wase giuen mee by the Towne of yorke as by the In written grant

vnder the select mens hands more fully appears To Haue & And to Hold the said lott of land with all the profitts priuileges and Apurtinances there vnto belonging vnto him the said Isaack Walker his Heyres Execo¹⁹ Administrators and assignes as his and theyre owne proper Estate from the date heereof for euer wth out any Interuption Molestation of mee the sayd Gyles Berry or any other pson or psons whatsoeuer from by or vnder mee Laying any Clayme Thereunto & I doe further promise to make a more full and seuerall deede of sale to the said Isaack for the said lott at any tyme heereafter when soe euer y^e said Isaack shall requiar In Wittnesse to the truth of the aboue written premises I Gyles Berry doe heare vnto sett my hand & seale this Twentyth day of Jully 1669

Signed sealed &
$$dd$$
 in the p^rsence Gyles Berry
of William \neq More his his marke (Seel)

Thomas Trafton *I* his marke

This Instrument aboue written wase acknowledg to be the

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free Act & deed relating to the w^thin written by Gyles Berry this 8th of Nouembar : 1669 Before mee Peter Weare Commi^r

The Instrument written on the other side is A True Coppy taken out of the originall and Compared this 11th day of Nouembar 1669: By Peter Weare re cor

Wheras wee the select men for the Towne of yorke granted vnto Gyles Berry a home lott lying between the lotts of Richard Whitte & goodman Frost w^ch land the said Whitt β tends som right vnto by vertue a former grant made vnto his predesso^r M^r William Hilton deseased by M^r Nic: Dauis, John Alcok Robert Knight & Arthur Bragdon the

York T.then Townes men of whom wee hauing inquiredYork T.the Certenty thereof & Cannot find by any grantToby them made to the said Hilton or Whitte thathe hath any just interest there in as appeareth by

a writting lately given to Gyles Berry vnder there hands vpon w^{ch} Consideratjon aforesaid wee y^e said Townsmen do grant & Confirme vnto the said Berry according to w^{tt} right the Towne hath That lott by vs formerly given him, not with standing any Clayme Richard Whitte hath or shall Pretend there vnto Wittnes our hands this 23 : Decmb 1665

Edward Rushworth/	John Dauis.
Edward Johnson/	Arther Bragdon senj ^r
Mathew Austin	

his marke

This being A True Coppy aboue written Transcribed out of the originall & Compared this 13th of Nouemb^r 1669 p Peter Weare re cor

This Indentre made the Nine and Twenteth of May in the nineteenth yeare of the Raigne of our Softaigne Lord Charels the second by the grace of god of England Scotland firance & Ireland Kinge defender of the faith &c Betwene Thomas Crokett of Kittary in the Prouince of Mayne husbandman of thone pte and Abraham Corbett of Porchmouth in the River of Puscattaqua distillar of thother pte Wittneseth that the said Thomas Crockett for and Consideration of the sume of Two & Thirty pounds of Lawfull pay of New England in hand before then sealing and daliury of these p^rsents well and Truly paid the recept whereof the said Thomas Crockett doth hereby acknowledg and himselfe to be fully satisfyed Contented & pajd and thereof and of every pte pcell and peny thereof doth acquitt Exonate and dischearg the said Abraham Corbett his heires Executors Administrators & Ass and every of them for ever by these presents Hath granted bargajned and sold aliened Enfeoffed Conueyed relessed assuared deliuered and Confirmed and by these presents [75] Doth Grant bargaine and sell alien Enffeoffe Convey release assuer deliuer and Confirme vnto the said Abraham Corbett his heires and ass all that dwelling howes scytuate lying and being in Kittary aforesd in the said Prouince of Mayne at a place there Called the poynt togeather alsoe with all Tract peece or pcell of land lying neere adjoyning vnto the said houes Extending it selfe from the front of the fifth vnto land now in the Possession of on ffrancis Morgan on the North side thereof land of Capt Lake on the west and land of the said ffrancis Morgan on the Est side thereof and Conteying by

Crockett To Corbett Estemacon Two acres and half be it more or lese and also eall and singuler wayes pathes passages Treese woods Comons Easm^{to} pfittes Commodities Aduantages Emolum^{to} hereditam^{to} and ap-

purtinancis whatsoeuer to the said house and pcell of Land belonging or in any wise apptaying or to or wth the same now or heretofore vsed occupied or enioyed as pt pcell or member thereof or of any pte or pcell there of and also all the right title Clayme vse possession Reficon Remajnder and Demand whatsoefi of him the said Thomas Crockett of in and to the sd p^rmisses & of in & to any pte or pcell thereof To have and to hold the said dwelling howes and pcell of land before hereby granted bargained and sold vnto the sd Abraham Corbett his heires and assi for euer to the sole and only pper vse and behoofe of the said Abraham Corbett his heires and assignes for euer and to and for noe other vse intent or purpos whatsoef And the said Thomas Crockett for him his heires Executors and Administrators and for all and every of them doth hereby Couent pmise & grant to and with the sd Abraham Corbett his heires and assignes & to & with every of them by these present that he the said Abraham Corbet his heyres & assignes & every of them shall and lawfully may from tyme to tyme & att all tymes hereafter quiatly and & peacably haue hold vse occupy possesse & enioy to his and theire owne pper vse and behoofe all and singuller the before hereby Granted and bargained p^rmissese & euery part & pcell thereof wth the p^rtennances ffreed or quitted and dischearged or otherwise well and sufficiently saued and kept harmeles of and from all and all manar of former and other Bargaines sales gifts grants Leses Joyntures dowers and title of dower of Anne now wife of the sd Thomas Crockett and of and from all other titles troubels Cheargis & Incumbrancis whatsoeû heretofore had made or. Cummited suffered or done or to be had made commited suffered or don by the sd Thomas Crockett his heires Executors Administrators or Assi or any of them or of or by any other pson or psons whatsoeuer The right and title belonging to the ppriator of the prmisses only Exepted and fore prised In wittnes whereof the pties ffirst abouenamed to these p^rsents Indentury Interchangabley haue sett theire hands and seales the day and yeare first aboue written

Sealed and deliuered in prsence of,

Thomas Crocket

(seal)

ffran : Champernowne

Henry Greenland

the marke *F* of Ephraim Crokett

This deed wase acknowledged by Thomas Crockett and Anne his wife the day of the date aboue written before mee firancis Champernowne Just

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This deede on the other side & is aboue being A True Coppy transcribed out of the originall and Compared this 16th daj of Nouemb 1669 p Peter Weare record i669

Be it rembred that quiett and peacable Possession and seizen of the land wthin granted wase giuen & deljuered by the within named Thomas Crockett vpon the day of the date within written vnto the within named Abraham Corbett in name of Possession and seizen of all Lands tenem^{ts} and hereditaments in the deed within written Conteyned to haue and to hold vnto the said Abraham Corbett his hejres and ass for euer according to the teno^r and true meaning of of the deede within written in the presence of:

ffran : Champernowne Henry Greenland Ephraim Z Crockett

1

To all Christan People to whom this prsent Deede of sale shall Com Herlackendin Symons of Gloster in the County of Essex in the Massathusets Coleny in Amarica sendeth Greeting Know yee That the said Herlackendine Symons for & in Consideration of a valluable some of mony & Currant Pay of New England to him in hand before the sealing & daliuery heerof well and Truley Payd by Henry Kemble of Boston in the Cownty of Suffs in the Mesathusets Colony aforesaid Ancho smyth the receite wherof the said Herlackendine Symons doth owne & Acknowledg & ther with to be fully satisfied Contented & Payd And therof & of euery part & pcell therof doth acquit exonerate & discharge him the said Henry Kimble his heirs executors & Administrators & euery of them for euer by these p^rsents Hath giuen granted Bargained sould aliend enfeoffed & Confirmed & by these presents Doth fully Clearly & absolutely give grant Bargaine sell alien enffeof & Confirme vnto the said Henry Kimble his heirs & assignes for euer six hundred acres of Land of which

ther is to be Thirty acres of good medow ground at least (or what more shall be viz of all the medow ground which is or shall be found within the tract of sixtenn hundreed acres now before sealing heerof Belonging or Apertayning to the said Harlackendine Symons lying & Being nigh vpon Capporpus Towneship on the North side therof & between the Lands of Major William Phillipes towards the east & land of George ffarrow of Ipswitch towards the west & land of Sammuell Symons Esq^r towards y^e north / All that ouerpuss of meadow found within the said Tract [76] of Land ouer & aboue Nintie acres is & shall (on third part therof belong to the said Henry Kemble to be aded to his Thirty acres aforesaid And he the said Kemble to have this previlage to take his six hundred acres vpon either side or either end of the sixtenn hundred acres afore said Prouided he take it together vpon some hansome square : only the meadow he is to take that where it is or may be found within the said Tract of land aforesaid the whole six hundred acres as is aforesaid with all the p^ruilages & apurtinaces Therto belonging & in any measure app^rtaining & all other the right title intrest vse propryety Possesion Clajm & demande whatsoeuer of him the said Herlackenden Symons of in or to the same & euery part therof to be & remaine to him the said Henry Kimble his heires & assigns for euer. To have & to hold the said six hundred acres of Land & meadow with all the Priuilages & apurtenances therto Belonging as aforesaid vnto the said Henry Kimble his heires & assignes to the sole only and proper vse beheoff & Benifit of him the said Henry Kimble his heires & assigns for euer & the sd Herlack Sjmons for himself his heyres Exec¹³ & administ¹³ doth Couenant & grant to & with the said Henry Kimble his heirs & assignes by these Presents (viz) That he the said Harlackinden Symons at the time of the grant Bargaine & sale of the premises vnto the said Henry Kimble & vntell the daliuery ther of to the said Henry Kimble to the vse of him his heirs & assigns

Symonds To Kimble for ever Wase lawfully sezed to his owne vse of & in the Premises in a good perfitt & absollute estate of Inheritance in fee semple & hath in himself good right full Power & lawfull authoritie

the p^rmisses to giue grant Bargain sell & assure as afforesaid and that the said Henry Kimble his heirs & assignes & euery of them shall & may henceforth for euer lawfully Peasably & quiatly haue hould vse posses & Inioy the said Bargained premises free & Cleer & Cleerly acquited & dischearged and otherwise by him the said Harlackinden Symons his Executors Administrators from time to time & at all times heer after saue defend & keep harmlese the said premises of & from all & singuler other Chargis gifts grants Barganes sales leses leases assignments Mortgages intails Judgments Executions seizures & all other acts & incombarances whatsoeuer had mad done or suffored to be done by the said Harlackinden Symons his heirs Executors Administrators or assignes or any other pson or psons whatsoeuer Clayming or Pretending to have anny esstate right title intrest Claim or demand of in or to the ßmisses or any part therof for from by or vnder him them or either of them wherby the said Henry Kimble his heires or assignes att any time herafter shall be evicted out of the Possesion theref or any part theref &c And that the said Harlackinden Symons his heirs Executors & Administrators the said Bargained Premises vnto the said Henry Kemble his heirs and assignes against them selues & all & euery pson & psons whatsoeuer Claiming or to Claime any estate right title or intrist or demand whatsoeuer for from by or vnder him them or ani of Them of in or to any part of the said Bargained premises shall & will warant & for euer difend by these Presence in Witnes wherof the said Harlackinden Symons haue Heerevnto Put to my hand & fixed my seale this sixtenn day of June Anº Dñi on Thousand six

hundred sixty & njne Annoq Regni Regis Carolij Secundj xxi:

Signed sealed & dd	Harlackinden (****)
in presentes of vs	Symons
Samuell Moore	This deed was acknowledged by m ^r
Rich: Wayte	Harlack Symons June the 16th 1669
Wittm Howard	Before Edward Tyng Associatt
This being a True Coppy transcribed out of the originall	
	of Aprill 1670 p Peter Weare Record :

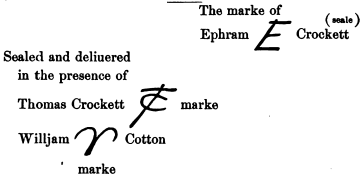
This Indentvre made the sixteenth day of Aprill in the njneeth years of the Rajgne of ovr Souerajgne Lord Charles the second by the grace of god of England Scotland firance & Irland King defender of the faith & Betweene Ephrim

E. Crockst To Corbett Crockett of Kittery in the Prouince of mayne of the one parte and Abraham Corbett of Porchmoth in the reuer of Puscataqua of the other partj Wittnesseth that the said Ephrim Crockett

for and in Consideration of the som of Seauenteene Pownds of lawfull pay of New Engld in hand before then sealling and delivery of these Presents well and truly payd the recept whereof the said Ephrm Crockett doth hereby acknowledge and himselfe to be fully sattisfied contentted and Payd and thereof and of every part pcell and penny thereof doth acquitt Exoñate and dischearg the said Abraham Corbett hejrs Executors and Administrators and eury of Them for eft by these presente hath granted Bargained and sold alien Enffeofe & confirmed & by these presenc doth grant bargain & sold allined Infefed & confirmed & by these presents Convey realease assure deliuer and Confirme vnto the said Abraham Corbett his heirs and assigns all that Pllott peece or pcell of vpland lying and Being in Kittary aforesaid at or neere a place there called the Poynt on the north side thereof and Containing by Estemacon six accres be it more or lesse

as the same hath bin formerly fenced out the sea lying on the west and north sids and the land of ffrances Morgan on the south sids thereof One littell platt of ground wheere the old Brew howse now standeth is only Exepted And also all Trees wood and vnderwood Comons Easm^{ts} pffitts Emolum^{ts} hereditam^{ts} and appurtinaces whatsoeuer to the said Plott peece or pcell of Land belonging or in any wise apptayning or to and with the same now or heretofore vsed occupied or enioyed as part pcell or member thereof or any part and allsoe all the Right Tittell Clayme vse Possesion Reuercon Remaynder and demand whatsoeû of them the said Ephraim Crockett of in and to the before hereby Granted and Bargained p^rmisses and of in and vnto euery or any part thereof and also eall Deeds wrightinges Escripts and memo' soly concerning the ßmisses or any part or pcell thereof to haue and to hold the said plot peece or pcell of land before hereby granted Bargajned and sold and every part and Parcell therof with theire and eueri of theire appurtinances Exept before Exepted) vnto the said Abraham Corbett his heires and assignes for euer to and for the sole and only Proper [77] vse Beinefitt and Behoufe of him the said Abraham Corbett his heirs and assignes for euer and to and for noe other vse intent or p^rpose whatsoe euer And the said Ephraim Crockett for him his heirs Executors Administrators and ass and for all and euery of them doth Couent pmise and grant to and wth the said Abraham Corbett his hejres and ass and to & with euery of them by these presents y^t he y^e sd Abraham Corbett his hejres & assignes & to & wth every of them shall and lawfully may from tyme to Tyme and at all tymes for ever hereafter quiatly and Peacabley have hold vse occupy posses & enjoy to his and theyre owne proper vse and Behoofe all & singular the before hereby granted & Bargained p^rmisses & every part and pcell therof wth thapp^rtences ffreed acquited and dischearged or otherwise well and suffisiently saued and kept harmeles of and from all and all maner of former and other Bargaines sales Gifts grants

Leases Joynturs dowers and Titell of Dower of Ann . . now wife of the said Ephram Crocket Judgm¹⁰ Executions titles Troubles Chearges and Incombrances whatsoe et hertofore had made committed suffered or done or to be had mad commited suffered or done by him the said Ephram Crockett his heires and assignes or of or by any other person or psons whatsoe euer clayming any right title or Intrest of in or to the said premises or of in or to any part p¹cell thereof In wittnes wherof the partis aboue named to this present Indentures Interchangably haue sett theire hands and seales the day and yeare first aboue written: 1667



This deede wase acknowledged the Three and Twentieth Day of Aprill in the yeare aboue written by Ephram Crockett Before mee ffrancis Champnowne

Be it remembred that vpon the the Three & Twenth day of Aprill in the yeare within written quiett and peacable possession of the lands wth in granted wase giuen and deliuered by the within named Ephram Crockett in name of Possession and sezon of all lands Tenem^{ts} and premises vnto the within named Abraham Corbett his heyres and ass for euer according to the Teno^r and True meaning of the deede wthin written in p^rsence of

Henry Greenland

John Sherbuerne

This being a True Coppy Transcribed out of the originall & Compared this 20th day of Aprill 1670 p Peter Weare

[78] This Indenture made the last day of May in the One & Tweenth yeare of the Raigne of our Souaigne Lord Charles the second by the grace of god of England Scotland ffrance & Irland King defender of the faith &c Betweene Captaine ffrancis Champnowne of Kittary in the County of yorke gent of the on pte and Abraham Corbett of Kittary in the County of york distiller of the oth^r pte Wittneseth that the said ffrancis Champnowne for and In consideration of the some of Onee hundred Pownes of lawfull pay of New England in hand before then sealing and delivery of these p^rsents well & Truly payd the recept wherof the said ffrancis Champnowne doth hereby acknowledg and himself to be fully satisfied contented and payd and thereof and of euery pte pcell and penny therof doth acquit Exonate and dischearg the said Abraham Corbett his heires Executors administrators and ass and every of them for eb by these presents hath given granted Bargained and sold aliened Enfeoffed Conveyed released assuared daliuered and Confirmed and by these p^rsents doth giue Grant bargaine and sell aljen Enfeoffe Convey relese assure deliuer and confirme vnto the said Abraham Corbett his heires and ass all that tract peece or

Champernown To Corbett pcell of vpland & swamp lying and being in Kittery aforesaid att a place there Called Spruce Creeke betweene a Creeke of water there lying on the backside of Thomas Crocketts neck of land

on the sowth west side thereof and the land of the sd ffrancis Champnowne on the north East side thereof & Contayning Eighty ffower acres and running from the sd name Creeke side into the woods vntill the same quantity of land be fully compleat and ended as the same is to be bounded and sett out wthin on month next affter the date of these p^rsents And alsoe all and singular wayes pathes passages Trees Woods vnderwods Comons Easm^{to} pffitts Commodities advantages Emolum^{to} hereditam^{to} and appurten^s what soe euer to the said Tract peece or pcell of land belonging or in any wise appteying and . . . and now to and wth the same vsed occupied and enjoyed as pt pcell or member therof or of any pte or pcell thereof And also all the right title Clayme vse Possesion Relicon remaynd^r and demand whatsoe euer of him the said ffrancis Champnowne wheather by prchese Towne grant or otherwise of in & vnto the said Tract of land belonging and of in and vnto eby or any pte or pcell thereof To have and to hold the sd Tract peece or pcell of vpland and swamp and euery pte & pcell thereof before hereby Giuen granted Bargained & sold or meant mentined or Intended to be given granted Bargained & sold and alsoe all wayes waters trees woods vnderwoods Comons Easem¹⁰ pffitts Comodities Advantages Emoom^{to} heridam^{to} Preuelidges and app^rtinances whatsoe¹⁰ vnto him the said Abraham Corbett his heirs and ass for euer to the only sole pper vse benifitt and behoof of him the said Abraham Corbett his heires & ass for euer and to and for noe other vse intent or purpos what soe euer And the said ffrancis Champnowne for him his heires Executors Administrators and ass and for all and euer of them doth Couen^t pmise and grant to and with the said Abraham Corbett his heires and assignes & to and with euly of them by these p^rsents that he the said Abraham Corbet his heires Executors administrators and ass and every of them shall and lawfully may from tyme to tyme and att all tymes for euer hereafter lawfully peasably and quiatly haue hold vse occupy Possesse and enjoy to his & theire owne pper vse and behoof all and singuler the said before hereby Granted and Bargained p'missesse & euery pte and pcell thereof wth the p^rteñces freed acqueted and dischearged or otherwise well and suffisiently saued & kept harmeles of and from all and all manor of form & other Bargains sailes Gifts Grants Leases Joyntures doweres Judgem^{to} Executjons Title Troubles Cheargis and Incombrances and demands whatsoeû heretofore had made Committed suffered or done or to be had made Committed suffered or done by y° said ffrancis Champnowne his heires Exec Administrators or ass or any or either of Them or of or by any other pson or psons whatsoetil lawfully claying from by or vnder him them or any of them In wittnes whereof the pties aboue named to this p^rsent Indenture Interchangabley haue sett theire hands and seales the day and yeare first aboue written :/

Sealed and delivered francis Champnowne (****) in p^rsence of

Jeremiah Hubbard

Seabrne Cotten

This Instrument aboue written wase Acknowledged to be the act and deed of Cap^t ffrancis Champnowne this 26 day of July i669 Before mee Roger Plaisted Associate

This being a True Coppy Transcribed out of the originall & Compared this 26th day of Aprill 1670 Peter Weare

Re: Cor:

[79] Know all men by these Present that I Willjam Sealy of Smootinose Iland at the Iles of Shoules for and in consideration of forty two pounds fiftene shillings and a leuen pence I stand bound vnto ffrances Wainewright of Ipswich aforesaid haue damised granted Bargained & sould vnto the said ffrancis Wainwright his heyres and assignes for euer all that my houses and houseing and stage & stageing and fishing Roomes with the appurtjnances Scituate lyeing and being vpon Smootynose Iland vpon the Iles of shoules To haue & to hould and quiately and Peasably to posses and enjoy all

Sealy To Wainwright the said howses and howseing stage and stageing and fishing Roomes and appurtjnañes To him the said firances and his heyrs and assignes for euer. Prouided allwajes that if the said William Sealy

his Executors or assigns shall weell and Truly pay or Cause to be payd to the said firances the full and Just sum of forty two pounds fiftene shiling and a leuen pence in good marchantable drie cod fish at Thirty two Rials p quintall at or before the Tenth day of June next after the date of these Presents Then this bargajned and saile to be vtterly voyd

and of none effect otherwise to be of full force & affaciacy In wittnes whereof the said William Sealy hath to these presents sett to his hand and seale this first day of Dasembar in the yeare of Grace Sixteene hundard sixty and njne: 1669 Subcribed sealed & deljuerd Willjam Sealy & a seale

in the presence of vs

James Chute/

M^r Willjam Sealy acknowledged this Instrument to bee his act and deed this first day of Dasembar sixteene hundered sixty and njne Before mee Nathanjell Saltonstall Comissiner/

Recorded the 4 of Dasembar 1669

Vera copia as it stands recorded among the records of lawes att Ipswich in the third Booke folow 139 Taken this 16th of Dasembar 1669 p me Robert Lord Record

This aboue written is a True coppy Transcribed out of thoriginall & compared this furst day of June 1670 p Peter Weare Re cor

The deposisun of Nicholasse Hodesden & his wife Aged 40 years & vpward.

These deponants being sworen saith that about fifteene or sixteene yeares agooe that Thomas Spenseer being att quamphegon at the howes wee then lived in sajd that he had given the on half of his half part of the mill & Timber

Hodsden Test. for Goodin thereunto belonging being on quartor part of the mill vnto Danjell Goodin for his dafters Portjon Nickhollas Hodsden & his wife replojed & said neyhbouer Spenser I wish you well to Consedar

what you doe for you had many Children & euery on would haue a lettell & you cannot giue euery one such A Portion & he answared & said that shee wase the Eldest dafter & hee had don yt & farther saith not :/ Taken vpon oath this 18th day of Aprill 1670 Before me Roger Plaisted Commission ::

This is a true Coppy taken out of th originall this 7th of June 1670 p Peter Weare Re cor

Theise prits teistifie that I James Pendleton of Ports mouth in Puscataqvay Riuer Marchant by & with the concent of Hannah my wife for & in consideration of fliftie Pounds in hand to me paid by John Winsland and Edward Bennet of Kittary in Puscataqvay Riuer yeman before then sealeing hereof the recept whereof I doe herby acknowledg and doe for mee my heires Executors and Administrators for euer fullie acquit and dischearge them the said John Winsland and Edward Bennet and either of them and either of theire Heires Executors Administrators and assignes of euery part and parcell thereof doe bargaine sell alieane assigne and set ouer vnto them the said John Winsland and Edward Bennet and to theire or either of theier heires Executors

Pendleton To Winsland & Bennett Administrators or Assignes fliftie Acres scituate in Spruce Creeke in the Towne shipp of Kittary afore said halfe the Bridth of on hundred Acres of land which Cap^t Brian Pendleton and John flabes bought of flrances Morgan and Sarah his

wife along by the Creeke side and soe backeward the same breadth vntill the said ffiftie Acres of land be accomplished scituate and lyeing betwene the land of M^r John Cutt and the land of M^r John ffabes togeather with all the priuilidges & appurtenances therevnto belonging or appertaaineinge. To have and to hould the said ffiftie Acres of land to them the said John Winsland and Edward Bennet or either of them or either of theire Heires Executors Administrators or assignes for euer and the said James Pendleton for himselfe his heires Executors and Administrators and for every of them doth couenant and promise to and with the said John Winsland and Edward Bennet theire or either of theire heires Executors Administra¹⁸ or Assignes & euery of them that at present and Before then sealling hereof hee standeth sezed and Possessed of the said land in a good estate of ffee simple and farther the said James Pendleton for himself his Heyres Executors and Administr¹⁹ and for every of them doth couenant and promise to and wth the said John Winsland

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and Edward Bennet theire and either of theire heires Executors Administrators or Assignes and every of them to defend the title thereof vnto them the said John Winsland and Edward Bennet theire and either of theire Heires Executors Administrators or Assignes against all persons whatsoever The Pattentees only exepted In wittnes whereof I have hereunto sett my hand and seale dated in Portsmoth in Puscataqvay River this Eleventh day of Jully Anno Domini One Thousand six hundered sixtie and eight and in the Twentieth yeare of the raigne of our Soveraigne Lord Charles the Second King of England Scottland firance and Irland defender of the faith &c 1668

Signed sealed and deliuered in
p^rñec of vs W^m Antrobus
Richard Stileman Scr :James Pendleton seal O
Hannah Pendleton

Cap^t James Pendleton and Hannah his wife acknowledged this Instrument to be theire free act and deede the 28th Octobar i669 Before me Elias Stileman Comisso^r

This being a True coppy Transcribed out of the originall this 13th day of June 1670 p Peter Weare Re cor.

[80] To all Cristian people to whom these presents shall com I John Deamand of Kittary in the county of yorke send Greeting in our Lord God Euerlasting etč Know yee that the said John Daman for diuers and sundery Considerations me hereunto mouing as also for the Consideration of the sume of fower score and fliftene Pounds in hand payd at or before the sealinge and delivery of these p^rsents whereof I the said John Deamand doe acknowledge the recept thereof and euery part and Pearcell thereof by these present have bargained and sould and by these presents doe bargaine & sell vnto Henry Mayne and Andrew Deaman boath of the Iles of Shouls All that stage moringe Place Dwelling houes and Two out howeses filake roome lyinge Roome and Morjinge rome with on Anker and Cable and the lumber stuffe

Deaman To Mayn & Deaman about the afor said premises and on Traine flat all which are now in the possession of mee the aforesaid John Deaman my assigne or assignes the which demised p^rmises are scituate lijng & being vppon on of the Iles of shouls one Iland

there Commonly Called Smuttjnose Iland vnto the said Henry Maine and Andrew Deaman Joyntly theire heirs Executors Administrators and assignes for euer & the aforesaid John Deaman doeth promise for himself his heirs Executors Administrators and assignes that hee or they shall from time to Time and at all Times saue and kept harmelesse from all men that shall ly anny Claime Right Title or intrest in or to the aforesaid Premisses from by or vnder me the said John Deaman my Executors Administⁿ or assignes the aforesaid Henry Maine and Andrew Deamand theire Executors Administrators and assignes as witnesse my hand and Seale this second day of Nouember in the Twentieth yeare of the Raigne of our Soueferaigne Lord Charles the second King of England Scottland and ffrance & Irland defender of the faith etc Anno Dominj 1668

Sealed & deljuered in the p^rsents : John Deaman O seale of William Sealy :

A 11 CP 1

Arthur Clapham.

Peter Lewes :

Portsmouth the 27th December i669 John Deamand came & acknowledged this Instrument to be his free act and Deede before me Elias Stilman Commssj^r

This Instrument aboue written is a True Coppy Transcribed out of the oridginall this 13th day of June 1670:

p Peter Weare Re cor:

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yorke the 13th 1667

Whereas M^r John Goch late of Wells decesed made a Will wherevnto he made his wife Executrix :

Itt is mutually Agreed Betwext Mⁿ Reuth Gooch and her sonn John Gooch that the will shall stand in full force/

Only the said John Goch by his Mothars Consent is to haue the Percell of Marsh at the Iland that is Exprest in the Will att his mothers desease/

And also as for the orchard it is concleuded Ruth Gooch that John Goch shall haue it as his owne after Jno Gooch Two years is Expiared only shee is to haue libartie to moue Tenn treees if shee Please.

Itt is alsoe Concluded that forty shillings p año is to be abated vnto John Goch out of the seuen Pounds Rent that is Expressed in the will: That this is our Conclusion and agreement to the said Reuth Goch and John Goch doe herevnto sett our hands the day & yeare first aboue written/ Signed & deliuered to Each other in the presents

of Isaacke Walker Peter Weare/

This mutuall agreement Betwene M^n Reuth Gooch and Joⁿ Gooch her sonn aboue written is owned in Court by p boath parties this 13th Jully 1667.

This aboue written is a true Coppy transcribed out of the oridginall this 22th of June 1670: p Peter Weare Re Cor

Know all men by these p^rsents that I Thomas Spencer of y^o Parish of vnyty in the Township of Kittary in the Couny of yorke Planter being possest of Two swamps of Tymber being given and granted by the Towne grant of Kittery vnto the said Thomas Spencer & Humphery Chadborne as appeares by Record Pag: 6: 1652 the one Called by the name of Tom Tinkers Swamp & the other by the name of the great Swamp next aboue the said Tom Tinkers Swamp which Swamp lyeth

Reuth Gooch John Gooch

and is within the Towne Ship of Kittary aboue said Now these presents witneseth that I the said Thomas Spencer Spencer for and in Consideration of ye loue and То naturall affection that I Beare vnto my Sonn his Son Willjam Spencer haue giuen and Granted vnto

the said Willjam Spencer all my right and Title of the Tymber Now Remaining in the aboue said Swamps Called by the name of Tom Tinkers Swamp and the greate Swamp next aboue & is Ling in y^e afore said Towne of Kittary In the County of yorke : Exepting ye on therd part of my Right of ach Swamps belonging to my wife Patience Spencer. To haue & to hould for euer in as large and Ampell maner to all constructyons as I the said Thomas Spencer can or may Estate and grant the same Waranting the said Willjam Spencer Against all parsons Lawefully clayming from by or vnder me the said Thomas Spencer or vnder my Estate or Title in wittnes whereof I have herevnto Sett my hand and Seale even the seven and Twentyth of Dasembar in the yeare of our Lord god: i669 [81] One Thousand Six hundered Sixty and Nyne: 1669.

The word greate wase Intered

The Marke of -

In y^o Presence

Thomas _____ Spencer

Signed Sealed and Delivered in the presence of: Thomas Sandord

The mark () of

John Gattensby

Thomas Spencer apeared before me and acknowledged this deed as is aboue Exprestd this 24 of June 1670

Richard Waldin Comss

That written on the other side with that aboue written is a true Coppy Transcribed out of the Oridginall this 27th of June 1670 p Peter Weare Re cor:

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Know all men by these presents y^t I Morgan Howell of Ceap Porpus planter in the prouince of Mayne haue for valliable som of Thirty fiue Pounds Bargajned sold and sett ouer and by these presence doth for himselfe his heyres and assignes and Executors hath Bargained sold & assigned vnto Ensigne

Howell То Barrett John Barett late of Wells but now at Ceap Porpus in y° same Prouince planter Three score and Tenn acres of vpland & marsh that the said Morgan had by a grant from M^r George Cleves

onley the said Morgen doth reserve for him self Tenn acres or there abouts of marsh that lyeth below the greate Branch of the Reuer betweene that and the sea which is part of the Three score and Teen acres and the said Barrett is to begine at an old Wigwame that once Goody Trot did make and liue in and soe in Breadth to the mayne Reuer and then to Rune vp the Reuer Thirty Pooles in Breadth towards the head till it be Compleated Alsoe yº said Morgen hath sold the said Barrett forty acres of vpland yt he had given him from y° Towne of Ceap Porpus Joyning to the head of the marsh that is mentjoned Before begining at a line which wase marked out when Morgen geaue the said Barratt Possesjon which wase before Lif Joⁿ Sanders & John Pudington runjnge ouer a Certayne fresh Watter broke with all the Previlidges and appurtynances therevnto belonging quietly & peasably to posses to him his heyres Executors and assignes for euer and for the True performance heareof I haue heare vnto sett my hand and seale this 16th of June i666 Sealed Signed and deliuered/ Morgen Howell

in the presence of vs:/

his owne MH marke

Willjam A C Colle his owne/ marke. Thomas Cosens his owne mark :

Vpon the thirteenth day of June 1670 Willjam Colle tooke oath that he was a wittnes to y° signing sealeing & deliuering

of this Instrument by Morgen Howell vnto John Barratt the pson within exprest

Before me Brian Pendleton

Commissionor

This aboue with the pt on the other side is a True Coppy taken out of the oridginall this 28 of June 1670 p Peter Weare Re: Cor.

To all Christean people to whom this Present writeing shall come, I Tobias Taylour of the Yles of shoales send Greeteing, In our Lord god Everlasting &c: Know yee y^t I

Taylor To Fryer Tobias Taylo^r for diverse & sundrey considerations mee here vnto moueing, as also for the Consideration of Twenty foure pounds to mee In hand payd, w^rof I doe acknowledg the full

receipt thereof, & every part & Prcell there of, haue barganed sould & sett over, & by these Presents doe bargan sell & sett over vnto Mr Natha¹¹ ffryer of Pischataq, all that dwelling house with the priviledges there to belonging or apprteyning, which house with the appurtenances is scituate lijng or being vpon Malligoe Yland on the Yles of shoales, & now in the Tenour & occupation of the sd Nathall Fryer his assigne or assignes, & first built by Mathew Ham my prædecessõr to haue & to hould the aforesd demised premisses with the appurtenances vnto the sd Nathall Fryer his heyres & assignes for ever more; And the sd Tobias Taylour doth promiss hereby for him selfe his heyres executors administrators & assignes, that the sd Nathall firver his heyres executors or assignes shall quiettly & peaceably Iniov the aforesd demised premisses, & every part & Prcell thereof from the lett molestation or hinderance of any Prson or Prsons w'soever, that shall lay a Right title or Interest to the aforesd Demised Premisses, or any part or Prcell

thereof, as witness my hand & seal this seaventh day of July Anno: Dom: 1670:

In the Presence of Arthur Clapham/ Ambrose Shirborne/ Andrew Cranch/

The sign of Tobias Taylour/(his seal)

This Instrument or writeing aboue expressed, was acknowledged by Tobias Taylour to bee his Act & Deed before me this 7: July: 70: John Cutt Comssio^r

vera Copia of this deed aboue written with the acknowledgm^t transcribed out of the originall & there with compared this 21th of July 1670: p Edw: Rishworth ReCor

[82] This Indenture mayd the two and Twenteth day of May, In the yeare of our Lord one thousand six hundred sixty & foure/ Witnesseth that I ffrancis Littlefejld Junjo^r of the Town of Wells, In the County of Yorke, In New England house Carpenter, & Meribah my now wife for an In consideration of the full & whoole some of six pounds & acceptable pay in New England, vnto us in hand payd or secured to bee payd by the hands of John Gattensby of the same Town & County planter, before the sealeing & Delivery of these Presents, y^e receipt whereof Wee the sayd Francis Littlefejld & Meribah my now wife wee do hereby acknowledg, & of every part & Prcell thereof, shall acquitt the sayd Gattensbie, wee haue alienated, barganed, & sould, & by these Presents

Littlefield To Gattensby doe alienate, bargan, & sell vnto the sayd Gattensby, his heyres executors, or assignes, all our Right & Title of that Tract of vpland, & Marsh with all the appurtenances thereto belonging at a

place Called, or known by the name of Totnocke, & the Willows belonging to the Town shipp of Wells, & all there, or neare there abouts, it being the fourth part of a Tract of

vpland & Marsh given & granted vnto Robert Wadleigh, Thomas Littlefejld, Thomas Mills, & my selfe Fran: Littlefejld Jujo^r by the freemen of Wells at a Legall Town Meeteing, the seauenth of Septemb^r in one thousand six hundred fluety nine as It is recorded in the Town Records of Wells/ It being for my fourth part Two hundred Acers of vpLand, & tenn Acers of Marsh, wch is by estimation tenn Acers of Marsh, w^ch is by estimation tenn Acers of Marsh, as Wee haue been rated for, with out any lett, denjall, interruption, molestation or disturbance or putting of him the sd Fran: Littlefejld or his wife, his heyres executors or his assignes/ In witness w'of Wee the sd Francis Littlefejld Jūjo' & Meribath my wife aforesd, haue here vnto sett o' hands & seals the day & yeare aboue written/

Sealed & Delvered In the Prsence of us/

Francis Littlefejld (his seal)

I

Joseph Bolls/ Morgan Howell his marke MH

ffrancis Littlefejld Junjo^r owns this Instrument to bee his Act & deede & Meribah Littlefejld his wife renders vp her Right of Dowry & 3ds /

Acknowledged In Court July 8: 1670: before Edw: Rishworth ReCor:

A true Coppy of this Instrument aboue written transcribed out of the originall & there with Compared this 18: day of August 1670 : p Edw : Rishworth ReCor :

Decemb^r 7 : 1659 :

Given & granted by the freemen of the Town Wells Town of Wells, at a Legall Town Meeteing vnto Rob-To ert Wadleigh, Fran: Littlefejld Junjor, Thomas Vadleigh F&T. Littlefield Littlefejld & Tho : Mills, a Certen Tract of vpland z Milla & Marsh lijng at a place commonly Called Totnocke, that is to say all the right y^t the Town hath thereof,

BOOK II, FOL. 82.

the Marsh y^t is at Totnocke, & the Willows, with two hundred acers of vpland, a peece as Convenjent to y^t Marsh as may bee/ Joseph Bolls Town Clarke/

A true Coppy of this Town grant transcribed out of y[•] originall & y^r with compared this 18: of August: 1670: p Edw: Rishworth ReCor:

Know all men by these Presents, that Thomas Litlefejld of Wells with in the County of Yorke Planter, In

Littlefield To Gattensby consideration of a valewable some of six pounds haue barganed & sould vnto John Gattensby Planter, of the sayd Town & County & by these Presents I Thomas Littlefejld doe bargan sell &

make ouer vnto y^e abouesd Gattensby, his executors administrators or Assignes, all my right & title from mee my heyres, successsors or assignes for ever, to my grant from the freemen of the Town of Wells at a Legall Town meeteing, of a Certen Tract of vpland, contayneing two hundred Acers of vpland lijng & being about Totnocke, next & Convenjent to those Marshes, with the fourth part of y^e Marsh y^t is there abouts, & at the Willows, as my grant is in the Town Records of Wells, which I haue been ever since rated for, tenn Acers of Marsh there & haue payd Itt, which I do therefore expect Tenn Acers from the Town of Wells/ & In consideration hereof, I do sett to my hand & seale this 30 : day of Aprill 1664 :

Sealed signed & delivered In the Presence of us/ Joseph Bolls/

Thomas Littlefejld

his marke $O(\frac{his}{seale})$

Joseph Bolls/ Mary Bolls her marke MB

Samit Bolls/

This Instrument was acknowledged to bee the Act & Deede of Thomas Littlefejld this 6: of July: 70: before mee Richard Walden Commissio^{*}

BOOK II, FOL. 82.

A true Coppy of this Instrument or deede aboue written transcribed out of the originall & there with Compared this 19: of August 1670: p Edw: Rishworth ReCor

To all Christean people to whom this Present writeing shall come greeteing/ Know yee that I Nathanjell Wharffe who married Rebeckah Mackeworth the Elldest daughter of Mr Arther Mackeworth deceased, for diverse good causes & Considerations mee therevnto moueing, vidz^t as well for the loue & affection w^ch I beare vnto my brother in law ffrancis Neale, as likewise for the Prevention of trouble & discontent

Wharfe To Neal that hereafter may arise betwixt us, or ours, doe by these Prsents for my selfe my heyres executors or assigns for euer accquitt, & absolutly remise all such right Title Interest or demand, I

haue, might haue or out to haue in or two all or any part of Land or Marshes which hee the sayd ffrancis Neale now possesseth & Inioyeth, for which Land and Marshes the sd Francis Neal hath received a grant or Instrument bearing date the eight & Twenteth of March one thousand six hundred fluety eight, from my mother In law, Mis Jane Mackeworth in w^ch deed or Instrument is expressed, the boundarys of the aforesayd Land & Marsh which I the afore sayd Nathanjell Wharffe haue & do by these Presents for my selfe my heyres executors & assignes, for euer acquitt all Clajme title demand or Interest in or to as before expressed/ in witness of the treuth of the aboue sayd written premisses, I the aboue named Nathaniell Wharfe haue herevnto sett my hand & seal this 19th of June 1666 : Signed sealed & delivered Nathaniell Wharfe

In the Presence of us

Robert Corbine/ Richard Martine his marke/ Nathaniell Wharfe his marke (his (seal) [83] I Rebeckah Wharffe the wife of Nathall Wharffe y wife of Nathall Wharffe do giue my free Consent vnto the aboue written Premisses, & do acknowledg it to bee my Act & deede likewise as Witness my hand this 20th of June 1666: In the Presence of us/ The marke of Rebec-

this 20th of June 1666: Robert Corbine Richard Martine This

his marke +

The marke of Rebeckah Wharffe

This Instrument was Attested by the witnesses Robert Corbine & Richard Martine to bee the Act & deed of Nathaniell Wharffe & Rebeckah wife in the Presence of us acknowledged the same/witness our hands/ p Curiā:

A true Coppy of this Instrument transcribed out of the originall & therewith compared this 9th day of Septemb^r 1670 : p Edw : Rishworth ReCor :

To all Christean people vnto whom these Prsents shall come/ I Sarah Gunnisson widdow, late wife & executrix vnto Hugh Gunnisson deceased, late of Pischataq River in

Sarah Gunnison To her Sons in Law Sealy & Rogers new England, send greeteing in the yeare of our Lord god euerlasting, one thousand six hundred & sixty : Know yee that I y^e sd Saraih Gunnisson being in good & Prfect mind & with out fraude

or deceipt, for diverse good causes & Considerations mee here vnto moueing, haue given granted & Confirmed, & by these Presents do give grant & Confirme vnto William Seely, & William Rogers my loueing sunn in Laws, all & singular my right title & Interest vnto a Certen necke of Land lijng & being on the North West side of spruse Cricke, at the entering into the mouth of Crooked Lane, as alsoe a little Ysland scituated & being in the sayd spruse Cricke, commanly known & Called by the name of Grantus Ysland, except two acers of vpland on the sayd Necke of Land as appears by an agreement between my late Husband Hugh Gunnisson & the sayd William Seely, & William Rogers more at large/

To have & to hould, to him or them, his or their heyres, executors, administrators or assignes, to the onely proper vse & behoofe of them their heyres executors & assignes for ever, freely peaceably quiettly to Inioy, with out any manner of relation, challinge or Consideration of mee the sayd Saraih Gunnisson my heyres, executors administrators or assignes, or any Prson or Prsons by my meanes title or procurement in any manner or wise, or with out any Accopt reckoning, or answere y^r of, to mee or in my name to bee given rendered or done in tyme to come, soe y^t neither I the sayd Saraih Gunnisson my heyres executors or assignes, or any Prson or Prsons by or for us, or in our name, or by the means of us, or any of us at any tyme or tymes may aske clayme challenge or demand in or to the sayd p^rmisses, or any part or pcell thereof, any title or Interest vse or possession, except the two Acers before excepted, but from all Actions of right, title Interest vse possession or demand there of, Wee and euery of us to bee vtterly excluded & for euer debarred by these Presents, & I the sayd Saraih Gunnisson my heyres executors administrators & assignes, all the sayd necke of Land & Ysland aboue mentioned with y* appurtenances thereto belonging, vnto the sayd William Seely, & William Rogers their heyres & assignes to their vse as aforesayd, against all people, shall warrant & defend by these Presents, of w^{ch} Land my late husband Hugh Gunnisson putt the sayd William Seely & William Rogers in quiett & peaceable possession In his life tyme, by the delivery of the sd Necke of Land & Ysland vnto them In witness w'of I the sayd Saraih Gunnisson haue here vnto putt my

41

hand & seale this 20^{th} day of July the yeare first above written/

Sealed signed & Delivered	Saraih Gunnisson $\binom{her}{seale}$
In these Presents of us/	
Nicho : Shapleigh/	This Deede of sayle recorded the
William Pitt/	14 th day of October 1663: in
	the Town booke of Kittery by
	mee Humfrey Chadborne
•	Town Cler :
Mr. Samih Mannan arra	ath this Instrument above muitten

Mr Saraih Morgan owneth this Instrument aboue written to bee her Act & deede the eight day of Septemb^r 1670: before mee Edw: Rishworth associate/

A true Coppy of this Deed or Instrument aboue written transcribed out of the originall & there with compared this 13: day of Septemb^r 70: p Edw: Rishworth ReCor:

These Prsents testify, that I Nathaniell Fryer of Portsmouth In Pischataqua River M^rchant for & in Consideration of Twenty fiue pounds to mee in hand payd by Roger Kelly of the Yles of shoals fisherman, before the Insealeing hereof, do hereby bargan sell aliene Assigne & sett over vnto the sayd Roger Kelly all that my house, houseing fish house, stage, flakes, & flake Rowme &c: & all the appurtenances there vnto belonging on smuttinoss Yland on the Yles of shoales to haue & to hould the same which I bought of Mr Edmund Pickard, vnto him the sd Roger Kelly his heyres executors administrators or assignes for ever, & the sayd Nathaniell Fryer, for him selfe his heyres executors & administrators & for every of them doth hereby Covenant & promiss to & with the sd Roger Kelly his heyres execu-

tors administrators or assignes & with euery of them that at or before the Insealing hereof hee standeth seazsed & possessed of all the aboue mentioned premisses in a good estate of fee sym-

Fryer

То

Kelly

ple, & further the sd Nathaniell Fryer for him selfe his heyres executors administrators & for every of them, doth hereby covenant & promiss to & with the sd Roger Kelly, his heyres executors administrators or assignes, & with every of them to defend the Title thereof vnto him the sd Roger Kelly his heyres executors administrators or assignes against all Prsons w'soeuer, & furthe. the sd Roger Kelly is to moore his boate or boates at the sd Nathaniell ffryers Chayne vntill hee take it vp at fiue shillings a season-cheaper then any other doth pay a boate, & when the sd Nathañll Fryer doth take up his chayn and Anker the sd Roger Kelly, his heyres executors administrators or assignes is to have & Inioy the sayd Mooreing place wholly to his & there proper vse, foreuer/ [84] In witness worf I haue here vnto sett my hand & seale, dated In Portsmouth aforesayd, this fifthteene day of July Anno Dom : one thousand six hundred sixty & eight, & In the Twenteth yeare of the Reign of or Soveraigne Lord Charles the secund King of England, Scottland France, & Ireland Defend^r of the faith / 1668:

Signed sealed & Delivered/ Nathaniell Fryer (^{his}_{seale}) In the Prsence of us/

Jo : Harvie/ Ric : Styleman/ A true Coppy of this Deed transcribed out of the originall & there with compared this 13 : of Septemb⁷ 1670 : p Edw : Rishworth ReCor :

The Deposition of ffrancis Robinson aged fluety Two yeares, or there abouts sayth, that was hee this Deponent was resident In Sacoe in the yeare 1631: & being at a

Robinson's Deposition about Camocks Land Generall Court held for the Province of Mayn In the yeare 1643: or there abouts, at w^ch Court there came orders from the then Ld proprietor of the sd Province vnto his Commissioⁿ & the sd Court, for bounding out severall grants granted formerly & Prticularly, for the bounding out of a Patent granted to Cap^t Thomas Camacke, then in the possession of Mr Henery Jocelyn, by vertue of weh order I the sayd Deponent, being then a Magestrate for the sayd Province, & John West being a Deputy for the Country were appoynted by the sayd Court to lay out the bounds of the sayd grant, wch according to the best of my skill & knowledg was done the bounds being on the Easterly side of the River Called Mills his River, & neare to the sayd Mills his house on the other side of the sd River, & from thence to goe to Spurwinke to a Marsh that lyeth vp the River of Spurwinke, to y° sd Marsh being on the Westerly side of the sd River, of Spurwinke & neare about a mile from the Mouth of the sayd River/ which bounds this Deponent hath taken notice of to bee the bounds of the sd Pattent, for the space of Thyrty five yeares or there abouts / & farther sayth not /

Taken vpon oath this 7th of Septemb^r 70: before us/ Daniell Denison

This Deposition transcribed out of the Edw: Tyng/ originall & there with Compared this 22:

day: of Septemb^r 1670: p Edw: Rishworth ReCor:

Know all men by these Presents that I Thomas Camocke of Black Poynt in the Province of Mayn in New England In America Gentle: for diverse good Causes & Considerations therevuto mee especially moueing, as also for the some of fuety pounds sterig, to mee in hand payd before the Insealeing & delivering of this Present Deede, do at this tyme declare my last will & testament/ where in next after my soul bequeathed into the hands of Almighty god my sauio^r & Redeemer, I doe freely & for the Causes abouesd, giue & bequeath all my lands at Bla: Poynt afore sayd togeather with all my bujldings, goods Cattle & Chattles, & all other my Prsonall Estate w'soever, vnto my well beloved frejnd Hene: Jocelyn Esq^r, to bee by him possessed Immediately after my decease out of this life, & after the decease of Margerett Cammocke my now wife, & from thence forth to bee his own Lands & goods for ever, to him his heyres & assignes, according to the true intent & meaning of these

Camock To Jocelyn Presents, for w^{ch} cause I the sd Thomas Cammocke haue appoynted this my last Will to bee made by deed Irrevocable; And for the true Prformance hereof I do bind my selfe & my wife

Margerett in the sume of one hundred pounds Sterling, vnto the sd Hene: Jocelyn his heyres & assignes, provided always I Thomas Cammock do reserve onely out of this my deed of gyft, fiue hundred Acers of the sayd Lands to bestow at my pleasure, the bonds thereof to begin at the River of Spurwinke, & soe taking the breadth yrof vp the sayd River, soe fare as the bounds of my Pattent goeth, & soe towards blac: Poynt till fiue hundred acers bee ended; And alsoe all my part of Cows & rother Cattle now in my possession; And for all the rest of my lands & goods aforesd, I do again vpon Mature deberation bestow at the tyme aforsayd vpon the sayd Hene : Jocelyn, whom I do by this my deed declare to bee my heyre of all my lands & goods, except before excepted in this Present Deede. In witness wrof, I the sd Thom^s Cammocke with the free Consent of my wife Margerett haue caused this Present writeing to bee my Act & deed & haue therevnto subscribed both our hands & seales this 2und day of Septemb^r 1640:

Sealed & Delivered with one
bason of Olcumy in lew of
all the Rest, the Property ofThomas Cammock (his
seal)
Margerett Camock (ho
s...)

w^ch was altered In the Presence of vs/

George Cleeue

Richard Tucker/

A true Coppy of this Instrument or Deede of gyft transcribed out of y^e originall & there with Compared this 20th of Septemb^r 1670: p Edw: Rishworth ReCor:

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BOOK II, FOL. 84, 85.

These are to Certify that the 23th of May 1633 : Cap^t Walter Neale did according to order directed from the President

Neal For Camock & Counsell of New England deliver possession vnto Cap^t Thomas Camocke of all the Lands Contayned in a Pattent granted vnto the sd Thomas Cammocke dated the prime of Novemb^r

1631: consisting of flueteen hundred Acers being bounded to the Southward with the Bay of Sacoe, on the Westward with bla ? Poynt River, [85] To the Eastward with the small brooke Called Spurwinke, & soe running vp one mile from the Entrance, & on the West side of the sayd Spurwinke, & from thence crossing over with a streight lyne to the nearest part of the aforesayd bla ? Poynt River, is appoynted the Northern Lymitts/ In testimony worf I haue here vnto subscribed/

Witnesses to the Delivery of the possession/ p mee John Winter Abraham Shurt/ The marke of

Wa: Neale/

Richd Smyth

A true Coppy of this Instrument of delivery aboue written transcribed out of the originall, & y^rwith Compared this 22: Septemb^r 1670: p Edw: Rishworth ReCor:

Sacoe In the

Provence of Att a Court houlden there 18th of Octob^r 1643 : Mayne/

Where as Cap^t Thomas Cammock of Bla : Poynt Gentle : lately dyed in y^o West Indeas, haueing by a Certen Writeing vnder his hand & seal being both his will & deede Irrevocable bearing date the secund day of Septemb^r 1640 : for the Consideration therein expressed given vnto Hene : Jocelyn Esq^r all his Lands at Bla : Poynt aforesd, togeather with all his bujldings goods chattles & all other his Prsonall estate,

BOOK II, FOL. 85.

whatsoeuer, to bee possessed by the sd Henery Jocelyn his heyres or assignes immediatly after the decease of the sd

Main Pro: about Camock's Estate

of

Estate

Thomas Cammock & Margerett his wife, reserveing onely to the sd Thomas Camock out of the sd Deede five hundred Acers of the sd Land to bestow at his pleasure, the bounds thereof to

begin at the River of Spurwinke, & soe taking the breadth thereof vp the sayd River soe fare as the bounds of the sd Thomas Camock extend, & soe towards bla ? Poynt till fue hundred acers bee ended : And alsoe all his part of Cows & Ruther Cattle then in his possession, as in & by the sd deede more at large It doth & may appeare/ And wras the sd Thomas Cammocke made noe other will that Wee know for the disposeing of the Lands & goods reserved out of the sd deede, an Inventory w'of is here vnto annexed : Wee y'fore the Assistants of this province, do hereby ordayn the aforesd Margerett his wife to bee administratrix of the sd Lands & goods & to pay the debts of the sd Tho: Camock if any bee & if any thing remajn the debts being payd, the sd remajnd^r to come to the sd Administratrix, & for confirmation here of, Wee have sett two our hands & the seale of this Province. the day & yeare first aboue written/

> Rich : Vines Dep^{ty} Gou/ **Roger Garde ReCor:**

A true Coppy of these letters of Administration transcribed out of the originall & there with Compared this 22: day: of Septemb^r 1670: p Edw: Rishworth ReCor:

A Coppy of an Inventory of such Lands goods Inventory & Chattles as Cap^t Thomas Cammock was pos-Camocks sessed of in his own Right at the tyme of his death, taken & prized by Richard Foxwell &

William Smyth the 14th day of Octob^r 1643:

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BOOK II, FOL. 85.

Inp ² fine hundred acers of Land at Bla? Poynt valewed at	030	00	0
It all his part of the Cows & ruther cattle vidzt one yoak of oxen			0
It more Two Cows 94 0 0 one yearling heffer 50°			
It more one Heffer Calfe at 01 10 0	001	10	0
	056	00	0
	_		_

Richd Vines Deputy Gouer Roger Garde ReCor:

A true Coppy of this Inventory transcribed out of the Originall & y^r with Compared this 22 : Septemb^r 70 :

p Edw: Rishworth ReCor:

To all to whom these Presents shall come Sir Frandinando Gorges Knight, Lord of the Province of Mayn with in the Territorys of New England in America sendeth greeting; Where as Cap^t Thomas Camocke of Bla $\tilde{:}$ Poynt with in the Province of Mayn, haueing taken notice of the pouer of his Maj^{te} letters pattents, granted vnto the sd Sir Fardinando Gorges & his heyres vnder the great seale of England, w^tby hee & they are made absolute Ld & Lords of the sd Province & being minded to show him selfe conformable as

Gorges To Cammock becometh his Maj^{ies} Leige people vnto the pouer & authority Conferred vpon the sayd Sir Fardin : Gorges over all the Lands with in the sayd province, & over all manner of Prson and persons

w^tsoever resident with in the Lymitts & hæreditaments lijng with in the Lymitts and præcincts of the same province/ Although It bee by lawfull grant from the Counsell of New England, yet are all such Prson & Prsons since the granting & creating of the sayd province, to hould the same Lands a new of the sayd Sir Fardinado Gorges & his heyres as absolute Lord of the sayd Province/ And therefore the sayd Cap^t Cammock houlding & claymeing to hould flueteen hundred Acers of Land with in the Lymittes & præcincts of y^e sayd province of Mayne neare to a Certen place there called by the name of Bla : Poynt which were heretofore granted vnto him by the Covnsell of New England, vnder there coman seale by writeing Indented beareing date the first day of Novembr 1631: & in the seauenth yeare of his Majties Reign that now is/ Wherevpon the yearly rent of Twelue pence p hundred for every hundred Acers thereof wch shall bee in vss is reserved, hee the sd Capt Thomas Camock hath been an humble sujter vnto the Lord of the sayd province to grant settle & Confirme the sayd flueteen hundred Acers of Land vnto him the sayd Cap^t Thomas Commock with all the priviledges & profets belonging to the same which are mentioned in the sd recited writeing indented, and hath likewise been an humble sujtor vnto his Lordship for a grant of those two Yslands or Yseletts called by the name of Strattons Yslands, lijng neare & abutting vpon Bla ? Poynt, aforesayd towards the South, not formerly granted to any other Prson/ & his Lordship takeing into Consideration the Conformity of the sayd Capt Thomas Camock, & how necessary the sd Yslands may bee for him, & fitting for the vse of his plantation, & for the fishing Trayd there weh is fitt to bee cherished/

Now y^rfore know yee that the sayd Sir Fardin: Gorges being absolute Lord of the sayd province of Mayne is well pleased to grant & Confirme, & by these Presents doth grant & Confirme, vnto the sayd Cap^t Thomas Cammock & his heyres as well all those two Yslands or Iseletts with the appurtenances called Strattons Yslands as alsoe all the sayd fiueteen hundred Acers of Land with appurtenances [86] before specifyd, to bee formerly granted to him the sayd Captain Thomas Cammock as aforesayd, and for the better explanation of the sayd former grant of the sayd flueteen hundred acers of Land, & for the better & more sure Confirmation thereof, & of every part & Prcell there of with the appurtenunces vnto him the sayd Cap^t Thomas Cammock his heyres & assignes which hath been inioyed, or ought to bee by him Inioved with out Interruption of any Prson or Persons whatsoeuer according to the Prescribed meatt & bounds thereof, ever since the first takeing possession thereof, the same or any part there of his Lordshipe hath thought it

BOOK II, FOL. 86.

requisite to declayre that the sayd flueteene hundred acers of Land shall extend and bee extended in Length & breadth according to the meatt & bounds thereof, as the same haue heretofore been sett out by Captajn Walter Neale, & now are here in these Presents for the more certenty there of discribed accordingly that is to say all that Prcell of ground or Necke of Land with the appurtenances contayneing & to contayne fueteen hundred Acers as the same are bounded on the Southerne part thereof, with the Bay of Sacoe, & on the Westerne part thereof with Bla ?: Poynt River, & on the Easterne part there of with a small brooke, called Spurwink, & soe runneing vp & to extend the space of one Mile from the Entrance of the sayd brooke, along the West side of the same brocke, and from the end of that Mile to cross over Land by a streight lyne vnto the nearest part of the River of bla : Poynt which is to bee reputed the Northerne Lymitts of the sayd flueteen hundred Acers of Land: to have & to hould all these the sayd two Islands & Isletts called Strattons Yslands, & alsoe all these the sayd flueteen hundred Acers of Land, Woods & Wood grounds with the appurtenances to the same belonging & all quarries of Stone Marshes Waters Rivers and Lakes, & alsoe all Royaltys of Hawking hunting fishing & fowling, with in the lymitts & bounds of the sayd flueteen hundred Acers of Land, and the sayd Yslands & every part & Prcell thereof with the appurtenances & whatsoever, and alsoe all mines & Mineralls, & all Trade of what nature & kind soeuer, & all priuiledges profetts & comoditys whatsoeuer, in & by the sayd recited writeing indented granted or mentioned or Intended to bee granted or otherwise injoyed or to bee injoyed with in the Royaltys & lymitts thereof togeather with the fish & fowle there to bee had & taken, vnto him the sayd Captajn Thomas Camock his heyres & assignes, To the sool & proper vse & behoofe of him the sayd Cap^t Thomas Cammock his hevres & assignes for ever/ In free & Coman soccage for &

vnder the yearly rent of Twelue pence the hundred for every hundred acers thereof which shall from tyme to tyme, & at any tyme hereafter bee Inclosed or convirted vnto Tillage: The sayd Twelue pence p hundred to bee payd vnto Sir Fardinado Gorges Lord of the sayd Province his heyres or assignes, or to his or there Rent gatherer or Rent gatherers for the tyme being with all the arerages thereof vpon six Moenths warneing whensoeuer the same shall bee required/

And Lastly, his Lordshipe by the Teno^r of these Presents, doth declare that his will & pleasure is that noe Prson or Prsons whatsoeuer shall from hence forth Prsume to interrupt the sayd Capt Thomas Cammock his hevres & assigns in the frujtion of this flueteen hundred acers of Land, or of the sayd Yslands called Strattones Yslands or of any part or Prcell there of, or of any of the Lybertys priuiledges or profetts granted or confirmed vnto the sayd Cap^t Cammocke or Intended to bee granted & Confirmed vnto ye sd Capt Thomas Cammocke, vpon payne of his Lordships displeasure, or such punishment as hee hath ordayned to bee Inflicted vpon any delinquent for such Presumption; In Confirmation of all which the Premisses, the sayd Sir Fardina: Gorges hath sett his hand and seale at Armes vnto this Present deed or grant/dated the flueteenth day of March In the sixteenth yeare of the Reign of our Soveragin Lord Charles by the grace of god King of England Scottland France & Ireland Defend^r of the faith &c: Anno Dom : 1640 :

Sealed & Delivered In the Farde : Gorges (his scale Presence of

Thomas Morton/

John Catchmay/

A true Coppy of this deede grant or Instrument aboue written transcribed out of the originall & there with compared word for word this 24: of Septemb^r 1670: p Edw: Rishworth ReCor: [87] To all Christian people to whom this Prsent writeing Indented shall come/ The Counsell for the affayres of New England in America send greeteing in our Lord god euerlasting; Whereas King James of famous memory late King of England Scottland France & Ireland, by his highness letters Pattents, & Royall grant vnder the great seale of England, bearing date the third day of Novemb^r In the eighteenth yeare of his Reign of England France & Ireland &c : for the causes therein expressed did absolutely give

grant & confirme vnto the sayd Covnsell for the ^{Plym: Councill} affayres of New England in America & thejr ^{To} camock successors for euer all the land in New England in America lijng & being from fourty to fourty

eight degrees of Northerly Latitude, & in length by all that breadth aforesayd from sea to sea through out the Mayne Land togeather with all the woods Waters Rivers soyles Havens Harbours Yslands & other Commoditys whatsoever, y'vnto belonging, with diverse other priuiledges, preheminences profetts & Lybertys by sea & Land as by the sayd letters Pattents (amongst other things contayned) wherevnto due relation being had more at large It doth & may appeare/ Now know yee, that the sayd Counsell by vertue & authority of his sayd late Majtes letters Pattents, & for and in Consideration that Cap^t Thomas Cammok and his assotiates haue for this two yeares last past lived In New England aforesayd, & haue theere Inhabited planted & bujlt In the Countrey of New England aforesayd some convenjent houseing, & for that hee hath ventered him selfe, hazarded his life, & expended severall somes of Money in the more ample discovery of the Coast & Harbours of those parts, & is for the æffecting of soe good a worke minded to vndergoe the further Charge of settleing him selfe, his family & freinds in those Parts/ In consideration w'of & for the better Incoragement of the sayd Captajn Thomas Camocke & his sayd Associates and assignes, & other good causes & Considerations the sayd Counsell there vnto moueing, haue given granted allotted assigned & Confirmed, and by these Presents do fully clearly & absolutely give grant allott assigne and Confirme vnto the sayd Capt Thomas Cammock, his heyres associats & assignes for ever, All that one thousand five hundred acers of Land, scituate & bordering vpon the East side of the River commanly called or known by the name of the River of Bla : Poynt, or by what soever other name or names the same is or haue beene or hereafter shall bee called or known: by which the lyberty of fishing & fowling in & vpon the sayd River of Bla ? Poynt Eastward, soe fare as the extent of the lymitts lyeth, togeather with all the shoares Crickes bays or Havenes and Coasts long the sea or vp In the Land, with in the bounds & lymitts of the sayd one Thousand fiue hundred Acers of Land, with the sayd woods & Yslands with in the sayd bounds, togeather alsoe with all the Mines, Mineralls trade of what kind or nature soever, Woods quarries, Marshes, waters Lakes fishing vpon the sea Coast, Huntings, Hawkines, fowlings, comoditys, Emoluments & hæreditaments whatsoever, with all & singular their, & every of their appurtenances in or with in the Lymitts or bounds aforesayd, or to the sayd Land lijng within the sayd Lymitts or bounds, belonging or any wise appertayneing, With free passage & repassage to and from the place of Plantation through the sayd Territorys of New England, by water or by land as his or their Occasion shall require/

To have & to hould all and singular the sayd Mayn Land & præmisses with all and singular the woods Quarries Marshes waters Rivers Lakes fishings fowlings, Hawkines hunting, Mines, Mineralls Trade of what kind or nature soever, priviledges Rights Jurisdictions, lybertys Royalltys, & all other profetts Comoditys Emolum¹⁶ & Hæreditaments whatsoever, before in & by these Presents given & granted & here in mentioned, or intended to bee hereby given or granted with thejre & every of thejr appurtenances, & every part & Prcell there of vnto the sayd Captajn Thomas Cammock his heyres assotiats & assignes for ever/ vnto the onely proper vse & behoofe of the sayd Capt Thomas Cammock his heyres assosiats & Assignes for ever : Yeilding & paijng vnto our soveraign Lord the King one fifth part of gould & silver Oare, & the other fifth part to the Counsell aforesd, & thejr Successors, to bee houlden of the sayd Counsell & thejr successors by the Rent hereafter in these Prsents reserved/ Yejlding & paijng therefore yearly for ever vnto the sd Counsell their successors or assignes for every hundred acers of the sayd Land in vse, Twelue peence of Lawfull money of England, Into the hands of the Rent gatherer for ye tyme being, [88] of the sayd Covncell their successors or assignes for all scervice whatsoeuer. And the sayd Counsell for the affayres of New England aforesayd, do by these Prsents nominate Depute authorize, & appoynt, and in their place & stead putt Captajn Walter Neale, Richard Vines Gentle ? & Hene: Jocelyn Leef^t all of New England, or any of them ioyntly or severally, to bee thejr true & lawfull Atturney or Atturneys, & in their name & steade to enter into the sayd part or portion of Land, & other the premisses with the appurtenances by these Presents given & granted, or into some part thereof in the name of the whoole & peaceable & quiett possession & seazin thereof for them to take & the same soe had, & taken in thejr name & stead, to deliver possession & seazin thereof, vnto the sayd Cap' Thomas Cammock his heyres assotiates & assignes, according to the Tenour forme & æffect of these Presents, Ratifijng Confirmeing & allowing all whatsoever the sayd Atturney or Atturneys or any of them shall do in or about the premisses, by vertue hereof: provided always that the sayd Cap^t Thomas Cammock his heyres associates or assignes, or any of them shall not at any tyme or tymes hereafter Alyen or Convav away the sayd Premisses, soe given & granted as aforesayd, or any part thereof with out the Consent or assent of the sayd Councel! or the Major part of them, or other their Governer setled in these parts, for the government of those affayres, first had & obtayned In writeing vnder their hands & Coman seal of them or their Governer/

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And lastly the sayd Councell for the affayres of New England aforesayd, for them & their successors do Covenant and grant to & with the sayd Capt Thomas Cammock, his heyres & assignes by these Presents, that If hee his heyres or assignes or any of them at any tyme or tymes hereafter, vpon any doubt w^ch they shall conceiue concerneing the strength & validity in the Law, of their Present grant, or else bee desirous to haue the same renewed by them or their successors, with amendment of such imperfections & defects as shall appear fitt & necessary to him the sayd Cap^t Thomas Cammock his heyres or Assigns to bee reformed and amended on the behalfe of them & thejr successors : And for the furthering of the sayd Plantation & Goverment, or the Increase continewing or florishing there of, that then vpon petition of him the sayd Capt Thomas Cammock his heyres or assignes to them & thejr successors or Governer aforesayd made. They the sayd Councell & their successors shall & will forth with make & pass vnder thejr Coman seale to him their heyres & assignes such further & better assurance of all & singular the before granted and recited premisses, & every part & Prcell thereof, with their appurtenances according to the true Intent & meaning in this theijr grant or Conveyance, signifyed declared or mentioned, as by thejr Learned Councell of them & thejr Successors, & of him the sayd Cap^t Thomas Cammock his heyres & assignes shall bee reasonably in that behalfe devised or aduised, and that in all questions & doubts which shall arise vpon any difficulty of Construction, or Interpritation of any thing mentioned in this their Prsent grant, the same shall bee taken & Interprited in most ample & benefitiall manner, for him the sayd Capt Thomas Cammock his heyres & assignes/ In witness where of the savd Councell haue here vnto afixed their seale/ Dated the first of Novemb^r 1631: & In the Reign of our Soveraign Lord Charles by the grace of god King of England, Scotland, France & Ireland Defend^r of the faith &c:

Robert Warwicke

Fardinando Gorges/

BOOK II, FOL. 88, 89.

A true Coppy of this Pattent aboue written transcribed out of a Coppy taken out of the originall this 26th of Septemb^r 1670: & there with compared word for word

p Edw : Rishworth ReCor :

Know all men by these Presents that I Edw: Johnson lineing & being in the Town of Yorke Gentlem $\tilde{:}$ with the full & free Consent of my wife præcilla Johnson, & of my sun Benjmen Johnson, for diverse good & valewable considerations there vnto mee moueing, & more espetially for &

Johnson To Card in consideration of the Just some of six pounds, vnto mee already payd In current money of New England by John Carde of the sayd Town, do by these Presents in the behalfe of my selfe my

heyres executors administrators & assignes, giue grant bargan sell [89] and confirme vnto the sayd John Carde, his heyres executors administrators & assignes, Cooper, now liueing & being resident at Yorke a Certen Tract or Prcell of fresh meddow contayneing the quantity of about one acer bee It more or less lijng & being on the south West side of Yorke River aboue the Partings, being on the South side of the sayd branch, bounded on the North East side next a Prcell of Marsh of my own, & on the South west side lijng next a peece of Marsh now in the possession of John Pearce, parted with a Cricke on the Southermost side of my Marsh, which makes the deuideing bounds between Edward Johnsons & John Pearces Marshes: Isueing out of the woods, into the South West branch of Yorke River, which Parcell of Marsh as bounded with all the profetts priuiledges & appurtenances belonging there vnto, I the sayd Edw: Johnson do giue grant bargan sell & Confirme, and in the behalfe of my selfe my heyres executors administrators & assignes, haue given granted barganed sould & Confirmed my sool right title propriety & Interest thereof vnto the sayd John Carde his

heyres executors & assignes for ever/ to have & to hould the sayd quantity or Messuage of Marsh in quiett & peaceable possession from mee my heyres executors administrators & assignes, & from any Prson, or all other Prsons which vnder any Clayme or Pretence of Title, shall make Clayme or Pretend any Right there vnto, w^ch hee the sayd Edw : Johnson do by these Presents Ingage, & stand ingaged to make good & defend. in the behalfe of him selfe his heyres & assignes vnto the sayd John Carde his heyres & assignes for euer In testimony where of I have here vnto afixed my hand & seale this Twenty fourth day of August: In the 22^{th} yeare of our soveraigne Lord the King Charles the secund 1669:

Signed sealed & Delivered

	(seal)
In the Presence of,	Præcilla Johnson (her seal)
Edw: Rishworth/	her marke 🥂
John Mogaridg his	Benjamen Johnson (^{his} seale)

Marke 🎸

In testimony of y^r Consents Mis Præcilla Johnson, & Benjamen Johnson haue afixed there hands & seales/

Edw: Johnson

Mr Edw: Johnson ownes this Instrument aboue written to bee his Act & deede the 27: day of Novemb^r 1670: before mee Edw: Rishworth Associate/

A true Coppy of this Instrument or bill of sayle aboue written, transcribed out of the originall & there with Compared this 4th day of Decemb^r 1670: p Edw: Rishworth

ReCor:

(his)

1

This Indenture made the 10th day of Septemb^r in the yeare of our Lord God one thousand six hundred sixty nine, between Abra: Corbett of Kittery in the County of Yorke, distiller of the one party, & Mr Hene: Greeneland & Cap^t

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Walter Barefoote of Kittery aforesd Chyergions on the other party; Witnesseth that ye sd Abraham Corbett for & in consideration of the some of one thousand pounds of Lawfull pay of New England in hand before the ensealeing & delivery of these Presents well & truely payd, the receipt wrof the sayd Abra: Corbett doth hereby acknowledg him selfe to bee fully satisfyd contented & payd, & there of & of every part Prcell & penny y'of, doth acquitt exonerate & discharge the sayd Hene : Greenland, & Walter Barefoote their heyres executors & administrators & either of them, and euery of them & for euer by these Presents hath granted barganed & sould aliend Enfeoffed Convayed released assured Delivered & Confirmed, & by these Presents doth grant bargan & sell aliene Infeoffe Convey release assure deliver & Confirme vnto the sd Hene: Greenland & Walter Barefoote thejr heyres & assignes all that Mansion house & Warehouse scituate now standing & being in Kittery aforesd, at or nere a place

Corbett To Greenland & Barefoot their called the poynt, or by what other name or names soeuer the same is or hath been Called or known, and also all other houses Edefices and buildings to the same belonging & adioyneing, & also all that Garden & Inclosed feilds of

pasture to the same belonging, & adioyneing contayneing Eleven Acers, bee it more or less, And alsoe all that Tract or Prcell of vpland lijng in Spruse Cricke in Kittery aforesd contayneing by Estimation foure scoore Acers, & alsoe all that Tract peece or Prcell of Land lijng neare the house commonly called Cap^t Champernoons house, w^tin one Richard Lockewood now doth dwell, & Inhabitt, & extending it selfe vp towards brave boate Harbour, & contayneth Three hundred & sixty Acers, & alsoe all & singular ways paths passages trees Woods vnderwoods Comanes, Easem^{te} profetts Comoditys aduantages Emoluments hæreditaments & appurtenances w^tsoeuer to the same belonging, & appurtayneing to & with the same now vsed, occupied or Inioyed, as part Parcell or member there of, or of any part or parcell thereof &

alsoe all the Right Title Clayme vse possession reversion Remajnder, & demand wtsoever, to the sayd prmisses belonging or in any wise appertayneing, to have & to hould the sayd before hereby granted & barganed p^rmisses & euery part & Parcell there of with the appurtenances, vnto them the sayd Hene : Greenlad & Walter Barefoote, their heyres & assignes for ever, to the sool & onely proper vse benefitt & behoofe of them the sayd Henery Greenland, & Walter Barefoote [90] their heyres & assignes for euer/ & to & for noe other vse intent or purpose whatsoever and the sayd Abraham Corbett for him his heyres executors & administrators, & for all & & every of them, do hereby promiss covenant & grant to & with the sd Henery Greenland, & Walter Barefoote there heyres executors administrators & assignes to & with euery of them by these Presents, that hee the sd Abraham Corbett his heyres executors administrators & assignes shall & Will at & vpon the reasonable request cost & Charges in the Law of them the sd Henery Greenland & Walter Barefoote make doe execute acknowledg, & suffer & cause & procure to bee made done acknowledged executed & suffered all & euery such further & other lawfull & resonable Act & Acts, thing & things deuice & devices, assurances & conveyances in the Law, w^tsoeuer for the further and more better assureing surety, sure makeing & inioyeing of the sayd before hereby granted & barganed premisses, & euery part & Prcell there of with y° appurtenances, as by the Coūsell Learned in the Law of them the sayd Henery Greenland, & Walter Barefoote shall bee reasonably devised aduised or required In witness w'of the partys aboue named to these Present Indentures interchangeably haue sett two thejr hands & seals, the day & yeare first aboue written/ Abraham Corbett (his

Sealed & Delivered, & quiett &

peaceable possession of the

dwelling house aboue granted,

was given and delivered by the aboue named

Abra : Corbett vnto y° aboue named Henery Greenland &

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Walter Barefoote in name of possession & seazin of all other Lands tenements & Hæreditam¹⁶ in the Deed aboue written contayned, to haue & to hould to them their heyres & assignes, according to y^o Teño^r, true intent & meaneing of the Deede aboue written in Prsence of/

ffran : Champernowne/

George Pearson/

George Norton/

This Deed was acknowledged by Abra: Corbett to bee his Act & deed the 26th day of October Dom: 1669: before mee Ezekell Knightt Assotiate/.

A true Coppy of this Deed transcribed out of the originall, & there with compared this 24th day of Decemb^r 1670: p Edw: Rishworth Re Cor:

Abraham Corbett Entered Cavtion against this Instrument or Deed of Sayle aboue written, as to y° validity of it from the true Intent of his doeing or meaneing, or Corbetts Caution Intention y^r in to pass away any right or title as a granter to Hen: Greenland or Walter Barefoote or either of them as a Grantee or Grantees/ from him selfe or his heyers or any properly belonging to him/ vnto whom it remajnes valid & æffectuall to bee y^r firme & Inviolable right/ Entred my order of Abra: Corbett as Attests Edw: Rishworth ReCor

Septembr 7th: 70:

These Presents testify that I Joseph Penewell of Yorke Mariner for & in consideration of the some of Twenty odd pounds in hand already received of Mr Abra: Brown of Boston M^rchant haue given granted barganed & sould, & do hereby give grant bargane sell assigne & make over my soole right title & Interest of one sixteenth part of a certen shipp or vessell called & known by the name of the true dealing of Yorke about y^e burden of 55 Tunn vnto the aforesd Brown with all the appurtenances belonging vnto the 16th

Penwell To Brown part of the sd vessell, as now fitted for the sea, w^ch part of the sayd shipp as aboue expressed, I the sd Penewell do by these Presents sooly

grant assigne & make ouer from mee my heyres executors & assignes vnto the aforesd Abra: Brown, his heyres executors & assignes for euer/ In testimony whereof I haue here vnto afixed my hand & seale this first day of Janvary 1670:

Signed sealed & Deliverd in
the Presence of/
Edw: Rishworth
Job Allcocke/Joseph Penewell (his
seale)Mr Joseph Penwill owned this
Instrument aboue written to
bee his Act & deed this 6 : of
Janv: 70 : before mee Edw :
Rishworth Assotiate/

A true Coppy of this bill of sayle aboue written transcribed out of the originall & there with Compared this 9th Janv: 70: p Edw: Rishworth ReCor:

Know all men by these Presents that I John Chirmihill do assigne & make over all my right title & Interest Cirmihill to & in this bill of sayle with all & singular the То appurtenances belonging there vnto from mee & Grant mine, to James grant his heyres & assignes for ever, as witness my hand this 15: day of March 1668 Testes William Gowen/ John Carmighell Allexand^r Maxell his his Marke/ + Marke A A true Coppy of this assignem^t of this bill of sayle with in mentioned transcribed out of the originall this 17: Janvary: 70: p Edw: Rishworth ReCor

BOOK II, FOL. 90, 91.

All m	y right & Interest abouesd, a	ussigned from mee &	
	mine, to makem Makentyre	e his heyres & assignes	
Grant To M• Intire	for euer, the day & yeare a ness my hand/	aboue written, as wit-	
	Testes William Gowen/	James Grant his	
	Allexand ^r Maxwell	Marke X	
	his Marke A/	20	
	This Assgnem ^t owned by James		
Grant to bee his Act & deed			
	this 1:	Decemb ^r 70: before	
	Edw:	Rishworth Assotiate/	

A true Coppy of this assignement aboue written transcribed out of the originall & there with Compared this 17: of Janva: 70: p Edw: Rishworth ReCor:

Witnesseth these Presents that I John Pearce of Yorke In the County of Yorke alias province of Mayn fisherman, with the free Consent of my wife Phœby Pearce, vpon good Considerations mee there vnto moueing, more espetially for the some of Twenty eight pounds, which in part I haue & am fully to receiue of

Makem Mackentyre, do grant giue sell make ouer, & Confirme my soole right title & Interest of Two certen Tracts of Land vizd^t fourty acers of vpland, & one acer & an halfe or two Acers of Meddow Land more or less vnto the sayd Makem Makentyre, to his heyres and assignes for ever, which [91] fourty acers of vpland is lijng & being on the South West side of Mr Dummers Cove of Marsh neare to the Partings of the River, adioyneing to Phillip Addams his Land on the North East side there of, runneing fourty pooles In breadth a small distance aboue the Marshes/ & the Tract ρ f Marsh aboue specifyd, lijng vpon the South West branch, on the South East side of Yorke River, adioyneing to a Prcell of Marsh formerly Mr Edw: Johnsons, & now in the possession of John Card: Which Tracts of vpland & Meddow Land as aboue bounded & expressed I the sd John Pearce in the behalfe of my selfe my heyres executors & assignes, from mee my heyres executors & assignes have given granted sould made over & Confirmed the Lands aforesd with all the rightts Lybertys & priviledges, & all other appurtenances app'tayning there vnto, with all & singular thejr p'misses vnto the sd Makem Makentyre vnto his heyres executors & assignes for ever, to have & to hould the sd Lands free from all troubles & Incomberances, with out lett or Molestation from mee my heyres executors & assignes for ever/ onely the sd Makentyre paijng or causeing to bee payd such acknowledgm¹⁴ to the Proprietor as other men do when demanded / In Confirmation of every of the fimisses abouesd, I have here vnto afixed my hand & seale, this 19th day of June In ye 22th yeare of or Soueraigne Ld the King Charles the secund/ Anno Dom : 1670:

Signed sealed & DeliverdJohn Pearce (his seal)In y° Presence of/his markeJohn Davess//Phœby Pearce herJohn Penewell/markeJohn Pearce ownethJohn Pearce owneth

this Instrument aboue written to bee his Act & Deede this 27 : of Novemb⁷ 70 : before mee Edw : Rishworth Assoti¹⁰

A true Coppy of this Instrument aboue written transcribed out of the Originall & y^r with Compared this 17: of Jaña: 1670: p Edw: Rishworth ReCor:

Where as I Samell Austine of Wells do stand ingagd vpon ReCords in a bond of Two hundred & sixty pounds, as appears a writeing vnder my hand seale beareing date Novemb² 23: 61: for the makeing good of an estate of Wil-

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BOOK II, FOL. 91.

liam Storersdeceased of one hundred & thirty pounds vnto
his children, for the Prformance wrof in answereAustin
To
2 Storersto the Courts Injuction there in, I doe by these
Prsents giue grant bargane make over & assigne

my soole right title & Interest of Two certen Tracts & Prcells of vpland & Meddow Lands, the one conteyned in a deed or grant made & given by John Bush vnto Mr John & Richd Cutt, & by the sd John & Richd Cutt Assignd vnto my selfe (onely sixteen acers of Marsh yrin to bee excepted more or less) the other contayned in a deed granted by Stephen Batson vnto John Wakefejld, & by John Wakefejld sould given & granted vnto mee, wch lands as aboue expressed, & mentioned In the Deeds aforesd the one beareing date the 20th of Octob^r 1666: the other the 10th of Aprill 1658: In consideration of the filiall portions weh I am & stand Ingaged to pay vnto .Joseph Storer & Benjamen Storer the Two Elldest sunns of my wife, between whom the sd Lands with all the priviledges & appurtenances y^rvnto belonging are to bee æqually deuided for quantity & quality, & vnto whom by these Presents I doe make over vnto the sd Joseph Storer, & Benjam : Storer to y^r heyres executors & assignes for ever/ as witness my hand this 31: day of Janv: 1670:

Signed in the Prsence of Shuball Dummer/ Samull Wheelewright/

Samell Austine/ This Instrument aboue written owned by Samⁿ Austine as his Act & deede this 31: of Janvary: 70: before mee Edw: Rishworth Assotiate

A true Coppy of this Instrument aboue written transcribed out of the originall & there with Compared this 2: Febru: 70: p Edw: Rishworth ReCor:

Received & accepted of Samell Austine our father in Law Two certen Tracts of Lands lijng in Wells as by two deeds mentioned the one beareing date the 10^{th} of Aprill 1658 : the 2 Storers Rec: To Austin other Octob^r 20: 1666/ to bee æqually deuided between us, in full satisfaction of all debts dues demands, & more espetially of all Considerations due from our father in Law the sd Samell Aus-

tine for our filial portions hereby to discharge him from the same, & do accept of the sd Lands in full satisfaction of all demands w^tsoever from the begining of the world to this Prsent date from o^r own fathers estate/

Onely It is to bee vnderstood that Wee the sd Joseph Storer & Benjmen Storer In consideration of what Lands Wee have received own that Wee by these Presents do stand ingag'd freely to mantayn & winter five neate Cattle carefully as o^r own at o^r own proper charge, for our father in law & Mother for both or either of them soe long as thejr naturall lifes shall Continew vidz^t Samell Austine & Saraih his now wife, as witness o^r hands this 31 : of Janva : 1670 :

And Wee do giue free Lyberty to father in law & o^r Mother soe long as they liue (to summer what yearelings one or either of them shall rayse) in our pasture/ Signed In y^e Presence of Joseph Storer

igned in y i resence of	a nacht de	LOIGI	
Shuball Dumer/	Benjamen	Storer/	
Samill Wheelewright/	This writeing aboue written		
	owned by Joseph &	E Benjamen	
	Storer to bee y ^r Ac	ct & Deed/	
	before mee Edw : Rishworth		
	31 : Janv : 70 :	Assoti ^e	

This receipt & Ingagement aboue written transcribed out of the originall & y^r with Compared this 2: of Febru: 1670: p Edw: Rishworth ReCor:

Pischataqua in the Province of Mayn in the Colony of New England Decemb^r 11: 1666

I vnderwritten do Ingage myselfe firmely by this writeing to pay or cause to bee payd by the last of June vpon demand

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one pound one shilling & six peence in money Sterig or goods æquall with It vnto Mr Richd Lockewood of the same Colony [92] or his order, & for the Prformance here of, if not payd according to the aboue mentioned tyme, I do Ingage my selfe fyrmely with out any release to pay double

Damage, that is to say Two pounds three shil-Ings in the abouesd selfe same spetie, without anny defrayd, as witness my hand the day & yeare aboue written/

Testes John Puddington

The marke of Ephraim Crockett/ E the marke of

Joane Andrews

John Puddington & Ephraim Crockett tooke oath in Court that this was Joane Andrews Act & deed/

Peter Weare Clers

A Trve Coppy of this bill aboue written transcribed out of the originall, & there with Compared this 23 : Febru : 70 : p Edw : Rishworth ReCor :

Pischataqua In the Province of Mayn in the Colony of New England Decemb^r 11: 1666:

Bee It known vnto all people that I Joane, the wife of John Andrews of the aboue named Colony, bind my selfe fyrmely by vertue of this Instrument of writeing to deliver

vnto Mr Richard Lockewood or his order vpon demand Two head of Cattle that is to say one steare that is now about two yeares ould, & one bull Calfe about eleven or twelue moenths ould, safe & sound in wind & lyme with out any defect & for the true Prformance here of I do Ingage my selfe by this writeing to make good vnto the abouesd Richd Lockewood w^t damages hee shall suffer or sustayne If I Joane Andrews doe not deliver the aboue named Cattle as is aboue expressed, & to firme this to bee my Act & Deed I have here vnto sett my hand the day & yeare aboue written/ for Cloathing at money price to supply my necessity/ Witnesse Joane Andrews/ John Puddington The marke of E

Ephraim Crockett/

John Puddington & Ephraim Crockett tooke oath in Court that this Deede hee heard owned by Joane Andrews/ Peter Weare Clerke/

A true Coppy of this Instrument aboue written transcribed out of the originall & there with compared this 24: Febru: p Edw: Rishworth ReCor:

Pischataqua In the Province of Mayn In the Colony of New England Janv: 26: 1666:

Know all people by this Present Instrument of writeing, that I Joane Andrews the wife of John Andrews inhabitant

& liueing in braue boate harbour in the abouesd Province, do acknowledg my selfe to bee justly indebted vnto Mr Richard Lockewood Mariner, & liuer in the same province of Mayn, from July the eighteenth vnto this very Present tyme the full whoole iust & reall some of foure pounds three shillings for lining & wollen to Cloath mee, & for severall other necessarys I haue had to supply my wants & necessitys, besids one bill of one pound one shilling & 6d beareing date the 11th of Decemb^r Last past, for which somes I do bind my heyres executors administrators or assignes, & all that Wee haue & belongeth to mee & mine to make good punctuall payment to y^e aboue mentioned Mr Richd Lockewood or his order & to afirme the payment of the bond expressed foure pounds three shillings in good M^cchantable



BOOK II, FOL. 92.

pay, I have here vnto sett my hand this day & yeare above written/

In the Prsence of/ Thomas Witter/

The marke of Joane Andrews/

This acknowledged before mee the day & yeare aboue written/ Robert Cutt Just pe:

Septemb^r 15:68: being approved of by the Court Peter Weare Cleris/

A true Coppy of this Instrume^t aboue written transcribed out of the Originall & there with compared this 23 : Febru : 70 : p Edw : Rishworth ReCor :

Witnesseth these Prsents that I Jonathan Hamonds of Wells in the County of Yorke alias province of Mayn, for diverse considerations therevuto mee mouing, & more espetially for a grant of Two hundred Acers of vpland given & granted vnto Israell Harding Smyth now of the sd Town by the Select men in the Towns behalfe, lijng & being at a place comanly Called Myreland, on the backe side of Wells, begining on the Lower end of my own Meddow next the great swamp & soe vp the River to rune as the Marsh runnes

Hamond To Harding to the vpper end thereof, vpon a square till two hundred acers bee fully compleated, doe hereby give grant bargan sell exchange & Confirme in lew of the aforesd Land my soole Right title &

Interest of a certen Tract or Prcell of vpland vnto the sayd Israell Harding being in the Town of Wells, w^ch Land I formerly bought of John Barrett, the bounds thereof begining on the South West side of the brooke comanly Called stony brooke tenn pooles South Westwardly from the same, & from thence to runne Twenty pools westward, at the high way butting vpon Mr Samell Wheelewrights Land/ & soe to runne vp into the Countrey as fare as other lotts are extended, till one hundred acers bee fully Compleated/ Which Tract of Land as aboue bounded & expresd with all the priviledges rights Imunitys, & all other appurtenances y^rvnto belonging, I the sd Jonathan Hamonds In the behalfe of my selfe my heyres executors & assignes, & from mee my heyres executors & assignes, haue granted given barganed sould exchang'd confirmed the sayd hundred acers of Land with all & singular the p^rmises & appurtenances, vnto the aforesd Israell Harding his heyres executors & assignes for ever/ to have & to hould the same free from all troubles & Incomberances with out lett or Molestation from mee my heyres executors & assignes for ever/ onely the sd Harding stands Ingag'd to pay or cause to bee payd such acknowledgm^{ts} to y^e proprietor as other men do wⁿ legally demāded/ In confirmation of every of the p^rmisses I haue herevnto afixed my hand & seale this eleaventh day of Febru: 1670: Signed sealed & deliverd

in the Presence of, Edw: Rishworth Samell Wheelewright: Jonathan Hamond (his seal)

Jonathan Hamond owned this Instrum^t aboue written to bee his Act & deed this 11 : Febru : 70: before mee

Edw: Rishworth Assotiate/

A true Coppy of this Instrument aboue written transcribed out of y° originall & there with Compared this 27 : of Febru : p Edw: Rishworth ReCor: 1670:

[93] Witnesseth these Prsents that I Israell Harding bla: smyth now resident at Wells In the County of Yorke, alias Province of Mayn for diverse considerations therevnto mee moueing, & more espetially for one hundred acers of Land w^ch Jonathan Hamond formerly bought of John Bar-

Harding То Hamond

rett, & now hath given granted exchanged assignd vnto mee do hereby giue grant bargan sell exchange assigne & Confirme vnto the sd Jonathan Hamonds his heyres & assignes, in lue

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of the afore sayd hundred acers of Land, my soole right title & Interest of a Certen Tract or Prcell of Land given & granted mee by the Towns men of Wells in the behalfe of the sd Town, contayneing the full quantity of Two hundred acers of vpland, lijng at a place comanly called Myre Land, on the backe side of Wells, begining on the Lower end of Jonathan Hammonds his Meddow, next a great swamp & soe vp the River to rvnn as the Marsh runnes to the vpper end thereof, vpon a square till two hundred acers of Land bee fully compleated/wch sd Tract of Land as bounded & aboue expressed, with all the priviledges rights imunitys & all other appurtenances there vnto belonging, I the sayd Israell Harding, In the behalfe of my selfe my heyres executors & assignes, & from mee my heyres executors & assignes, haue granted given barganed sould exchanged confirmed the sd Two hundred acers of Land, with all & singular the Premisses & appurtenances vnto the aforesd Jonathan Hamonds, his heyres executors & assignes for ever : to have & to hould the same free from all troubles & Incomberances with out lett or Molestation from mee my heyres executors & assignes for ever/ onely the Hamonds stands ingag'd to pay or cause to bee payd such acknowledgm¹⁸ to y^e proprietor as other men do, wⁿ demanded Legally/ In confirmation of euery of y^e Premisses I haue herevnto afixed my hand & seale this 11th day of ffebru: 1670:

Signed sealed & Delivered/ In the Presence of/ I dw: Rishworth/ Samuell Wheelewright/ Israell Harding (^{his}_{(ale}) . Israell Harding owned this Instrume^t aboue written to bee his Act & deede/ this xj day of ffebru: 1670: before mee

Edw:Rishworth Assotiate/

A true Coppy of this deed or Instrum^t aboue written transcribed out of the originall & there with Compared this 28: day of Febru: 1670: p These Prsents bindeth mee Richd Cummings of Sacoe my heyrs & assignes, in considerations of severall writeings & transcripts of Cases done for mee by Edw : Rishworth ReCor : to pay or cause to bee payd vnto the sd Rishworth or his assignes the Just some of Three pounds three shillings, in Current New

England silver at his house at Yorke, at or before the last of Octob^r next Insueing, or otherwise I y^o sayd Richd Cummines do Ingage to deliver vnto the sd Rishworth or his order soe many bush's of good M^rchtable Wheate at his house at yorke at Current money price free of all charge by or at y^o same tyme, as shall bee æquiuelent to soe much money/ or otherwise to forfett a double assumpsett, as Witnes my hand this 30^{th} day of August 1670:

Signed In y° psence of/ John Morrall/ Richard R Cumines his marke

Joane Bray her marke/ $\mathcal{F}\mathcal{R}$

A true Coppy of this bill transcribed out of the originall & y^r with Compared this 4th: of March 1670: p Edw: Rishworth ReCor:

Know all men by these Presents that I Richd Pomrey of • the Yles of shoales fisherman, being Justly Indebted vnto Tho: Danjell of Portsmouth vpon Pischataqua Pomrey To Daniel pounds, do by these Presents sell & make over vnto the sd Daniel his heyres executors or administrators my now dwelling house, stage & Morrings, vpon hogg Yland to haue & to hould as his proper right & Interest vntill hee the sd Daniell bee fully satisfyd & payd what shall bee lawfully due to him, & do avouch this my bill

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BOOK II, FOL. 93, 94.

of sayle from all Prsons w^tsoever, being my proper Act & deed as witness my hand & seal this 22th of Octob^r 1670: Signed sealed & Deliverd Richad Pomoroy (^{his}_{seale})

In the Prsence of us/

William Anttobus

John Jacob/

A true Coppy of this Deed transcribed out of the originall this 10th of March 1675 p Edw: Rishworth ReCor:

Bee It known vnto all men by these Presents, that I John ffennicke of the Town of Kittery in the County of Yorke here In New England Seaman, for an consideration of the

Fennick To Lewis

¥

sume of Thyrty seaven pounds, & tenn shillings in hand to mee payd, before the Insealeing & Delivery hereof, by Peter Lewis of y^o Yles of shoales, w^rof the receipt I acknowledg by these

Prsents, & where with I acknowledg my selfe fully satisfyd & content, do acknowledg to have barganed & sould, & do by these Prsents bargane sell aliene assign & sett ouer vnto the sd Peter Lewis his heyres executors administrators or assignes for euer, one Messuage or tenement with Twelue Acers of vpland, vpon w^{ch} the same standeth, with twelue acers of Land that was formerly in the Tenour & occupation of John ffenicke, & is scituate lijng & being in a Cricke, comanly known by the name of spruse Cricke, In the Townshipe of Kittery aforesayd, and is bounded by a Necke of Land on the North Called Pyne poynt on the South side, & a Necke of Land on the North side Called the burned Necke, fronting on the sd spruse Cricke on the West Contayneing about Twenty foure pooles in the breadth on the ffront, & soe runing backe $\lceil 94 \rceil$ vpon an East lyne eighty pooles, or soe farre as may Compleate the sayd Twelue acers, togeather with ye woods vnderwoods, Tymber

BOOK II, FOL. 94.

& Tymber trees, ponnds Rivers Crickes there vnto belonging with all appurtenancs appeartayneing, to bee to the onely vse & behoofe of the savd Peter Lewis, his heyres executors administrators and assignes for ever, without any lett Molestation or denyall, of mee the sayd John ffennicke my hevres executors or assignes, hereby promissing vnto ye sayd Peter Lewis, that these barganed Premises at the sayle here of, to bee free & Cleare from all gyfts, grants Morgages sayles, troubles Incomberances of any kind whatsoeuer, hereby promissing to defend the Title of the afore barganed Premisses against all manner of Prsons whatsoever laijng a lawfull Clayme vnto the same, & to giue vp all writeings Concerneing the same, fayrly written & vncancelled & here vnto Wee John ffennicke, & Deborah my wife bind us our heyres executors administrators vnto Peter Lewis, his heyrs executors administrators or assignes / In witness w^rof Wee haue here vnto sett our hands & seales, the Thyrteenth day of March one thousand six hundred & seaventy, and In the 23 yeare of the Reign of our soueraign Lord, Charles by the grace of god King of England Scottland, France, & Ireland, Defend^r of the faith &c:

Witness/

John ffennick (his seal) The Marke of \mathcal{R} Deborah ffennick (her seale)

Edward Chambers/ Richd Lockewood/ Deborah Lockewoods

Marke B/

John ffennick & Deborah ffennick his wife came & acknowledged this Instrument or writeing was their Act & Deed this 17: of March 1639 before mee John Cutt Commissio^{*}/

These Presents witness that John ffennick hath given vnto Peter Lewis quiett & peaceable possession by Turffe & Twigg according to Law of the house & Land expressed in this Deed,

BOOK II, FOL. 94.

as witness my hand this seaventh day of March one thousand six hundred & seaventy/

Testes

John Phillips

his marke/ *J* P Dygory Jeffery

his marke D

A true Coppy of this Instrument aboue written with the acknowledgm^t thereof, & possession given by John ffennicke vnto Peter Lewis, transcribed out of y^e originall & y^r with compared this 18th day of March 167? p Edw: Rishworth ReCor

John ffennick/

The 27th of Aprill/1670:

Know all men by these Prsents that I John Bush of Cape Porpus, haue sould vnto John Barrett of Cape Porpus, haue barganed & sould vnto John Barrett, Tenn Acers of sault Marsh lijng on the South side of the Little River Joyneing to y^e Town which tenn Acers formerly bought of Roger

Bush To Barrett

1

Willine hee was one of the first Inhabitants of this place, & payd all dues & dutys for It/ I the sd John Bush do by these Prsents ratify Confirme vnto the sd Barrett to him & his hevres for

ever, the aforesd Tenn Acers of Marsh, In consideration thereof I the sd John Barrett do ingage my selfe & my heyres executors & assignes to pay vnto John Bush the Just some of seaven pounds In M^rchant^{ble} Corne wheat & Indean Corne to bee payd at or before the Twenteth of December next Insueing, & in consideration of the trve & just some of, I the sd Bush do bind my selfe my heyres executors & assignes for the true Prformance here of to Defend the sd Barrett against anie that layes Clayms to the sd Marsh of w²h I the sd Barrett haue formly haueing possessed the sd Marsh by order of mee John Bush/

Witness/ Andrew Alger/ Richd Hickes/

The Marke of John Bush (his (seal)

Andrew Alger & Richard Hickes do Attest vpon thejr oaths that this aboue written was the Act & Deed of John Bush as Attests Edw: Rishworth ReCor:

Grace Bush widdow of John Bush deceased, owned shee Consented to the aboue written bill of sayle, & affirmed that shee was Prsent & did see John Bush her/deceased husband signe seale & deliver this writeing or bill of sayle as his Act & Deed/ acknowledged before us this 23 : of August/

Bryan Pendleton Fran : Neale Assotiats

A true Coppy of this Instrument

aboue written transcribed out of the originall & there with Compared this 30: of March 1671: p Edw: Rishworth ReCor:

Know all men by these Prsents, that I William Phillips, with Bridgett Phillips my wife, now resident in Sacoe In New England, being the Just proprieto^r & owner of a Tract of Land, contayneing four hundred Acers of Land, lijng & being in the reare of one hundred acers of Land commanly known by y^e name of West Poynt, & sometyme belonging vnto the sd John West, which [95] foure hundred acers of Land is to answere, & Joyne to the aforesd hundred Acers of Land aboue expressed as alsoe one Yseland, before the Mouth of the little River, known by the name of Tymber Ysland, neare vnto the house of William Scadlocks; all w^ch

BOOK II, FOL. 95.

Premisses aboue expressed, for & in Consideration of foure scoore & tenn pounds Sterlg to mee already W= Phillips payd, by Cap^t Bryan Pendleton of pischataqua, Bryan Pendleton do by these Presents grant bargan sell allien and sett over, & hereby do fully clearly & absolutely grant bargan sell alienate & sett over, vnto the sd Bryan Pendleton his heyres, executors administrators & assignes for ever, the aforesd Lands, togeather with all the thinges any ways belonging vnto the sayd Lands, here by mentioned or Intended, to the onely proper vse & behoofe of him the sayd Pendleton, his heyres executors administrators & assignes, to have and to hould, & quietly to Inioy for ever; And Wee the sayd William & Bridgett Phillips Joyntly & severally do bind our selues our heyres executors administrators & assignes, vnto the sd Bryan Pendleton his heyres executors administrators & assignes that neither Wee nor any other for by or vnder vs, shall molest Interrupt or disquiett the aforesayd Pendleton, his heyres executors administrators or assignes, vnder any Pretence whatsoever, for ever/ In witnes where of Wee the sayd William & Bridgett Phillips haue sett to our hands and seales this fourth day of May one thousand six hundred sixty foure/ Signed sealed & delivered/

In the Presence of us/

William Phillips (his seale) Bridgett Phillips (her)

ffrancis Littlefejld Senjo^r

Walter Penewell his This Instrument was this day owned Marke 🗲 & acknowledged, by Major William Phillips & Bridgett his wife, to bee their Acts & Deeds before mee Francis Hooke Comissor/

A true Coppy of this Deed or Instrument aboue written, transcribed out of the originall & y'with Compared this 14: day of Aprill 1671: p Edw: Rishworth ReCor:

BOOK II, FOL. 95.

Bee It known vnto all men by these Presents, that I Samuell Symonds of Ipswich, In the County of Essex In New England Gent: vpon good Considerations y^rvnto mee moueing, haue given & granted, & by these Presents do give grant & Confirme, to Thomas Estman one hundred & fiuety Acers of Land Meddow & pasture, sett lijng & being in Coxhall (It being Prcell of one thousand acers which I had of my sonne Harlakinden Symods) In the County of Yorke shyre In New England aforesd/ To haue & to hould the sayd one hundred & fiuety Acers, with all & singular its

Samⁿ Symonds To Estman app^rtenances vnto him the sd Thomas Estman his heyres & assignes for ever/ And I doe here by promiss Covenant & grant to & with the sd Thomas Estman his heyres & assignes, that they

shall quietly & peaceably Inioy the Premisses, with out any Lawfull Act of mine, my heyres & assignes or of any lawfully Claymeing from by or vnder mee for ever/ In witnes w^{r} of I haue here vnto sett my hand & seale the 26th of July Ano: Dom $\tilde{:}$ 1670:

Signed sealed & DeliverdSamell Symonds (his ale)In the Presence of us/Acknowledged before mee 24:James Chute JunjorOctobr 1670: Daniell Denison/John Greaues/Octobr 1670: Daniell Denison/

A true Coppy of this Instrume^t aboue written transcribed out of y^o Originall & there with Compared this 14: of Aprill 1671: p Edw: Rishworth ReCor:

Bee It known vnto all men by these Presents, that Harelakinden Symonds of Ipswich, late of Glowster ^{Har. Symonds} In the County of Essex In New England, gent: ^{To} hath given & granted barganed & sould, to Thomas Estma? one hundred acers of Land, Meddow & pasture with y^e appurtenances Sett, lijng & being

on the Western side of the River called Kenebunke River,

adiaycent to a pond a small brooke runneing out thence there lijng Meddow ground about six acers bee It more or less/ In the County of Yorke shyre, w^ch parcell of Land is part of the Tract of Land purchased of John Bush & Peter Turbutt, as appeareth by the ReCords of Yorke Shyre/ to haue & to hould the sd hundred acers of Ground, to him the sayd Thomas Estman his heyres & assignes for ever/ In witness where of the sd Harlakinden Symonds hath here vnto sett his hand & seale the sixth day of August 1670:

Signed sealed & Deliverd In the Presence of us/ James Chute Junjo^r/ John Greaves/ Harlakinden Symonds (^{his}_{seale}) This was acknowledged by the sd Harlakinden Symonds to bee his Act & Deed vpon the first day of August 1670: before mee Samell Symonds

A true Coppy of this Instrument aboue written transcribed out of the originall & there with Compared this 15th day of Aprill 1671: p Edw: Rishworth ReCor:

[96] I George Norton do by these Presents Covenant bargane obleidg & agree to & with Walter Barefoote Henery Greenland & Robert Marshall, to abate release & discharge

Norton To Barefoot Greenland & Marshall the sd Barefoote Greenland & Marshall & every of them, of one fourth or quarter part of what our former couenant vnder all o^r hands doth express, provided always the sayd George Norton is to bee payd In money, or æquivalent in other pay to money/ to the true intent & meane-

ing of all the aboue written, Wee do each & euery of us Ingage our quarter parts or whatsoever Interest Wee haue of the Pinke Lenham built by the abouesd Norton to stand to, & mantayne as abouesd/& further more I Robert Marshall doe Ingage to bring or cause to bee brought all the Rigging fitted for the sayd Pinke, aboard the sd Pinke the

next day following the dat	e here	of, as	Witness our hands
the 24 th day of May 1671:			
Testes/			George Norton
Richd Lockewood/			Walter Barefoote
Thomas Read/			Hene : Greenland
A true Copp	y of this	3	Robert Marshall
Couenant	& barga	n	
aboue written transcribed			
out of the originall & y ^r with			
compared this 29 th May: 1671:			
p Edw : Rishworth ReCor :			

To all Christean people to whom these Prsents shall come, Roger Playstead of Kittery In the County of Yorke now In the Massatusetts Jurisdiction In New England Gentle : & Olive his wife send greeteing/ Know yee, that I the aboue mentioned Roger Playstead, & Olive my wife for diverse good Causes & Considerations vs moueing there vnto, more espetially for & in consideration of the some of eight thousand foote of M^rchand¹⁰ pine boards In hand received, before the signeing & sealeing here of, of Geo : Broughton & John Broughton where with Wee acknowledg o^r selues fully satisfyd, contented & payd & y^rof & of every part & Prcell there of, do acquitt & for ever discharge the sayd Geo : Broughton & John Broughton thejr heyres & assignes, by these Prsents haue absolutely given granted barganed sould

Plaisted To 2 Broughtons Alyend Enfeoffed & Confirmed, & by these Presents do absolutely give grant bargan sell aliene Enfeoffe & Confirme vnto the aboue named George Broughton, & John Broughton, a peece or Prcell

of Land being by estimation about three Acers bee It more or lesse, being next to the Salmon ffall Mills, being butted & bounded as followeth, vizd^t bounded on the South Easterly side of It, with the high way that comes down to y^o Sallmon^d

Fall Mills, And on the East end of it with the Country high way; being In breadth at the Easterly end eighty one foote to a marked post, & from thence to runne downe towards the River to the vpper end of the Logg fence, & from thence by the logg fence down to the Salmond Fall River, the Westerly end whereof being bounded with the sayd River / to have & to hould the above mentioned peece or Prcell of Land to you the sd Geo: Broughton & John Broughton their heyres & assignes for ever, to their onely proper vse benefitt & behoofe for ever; And the sd Roger Playstead & Olive his wife, for them selues their heyres & assigns do couenant promiss & grant to & with the sd Geo: Broughton & John Broughton their heyres & assigns, that they the sd Roger Playstead & Olive his wife haue in y^m selues good Right full pouer & Lawfull authority the aboue given & granted p^rmisses to sell & dispose of, & that y[•] same & every part & Prcell thereof are free & Cleare, & freely & Clearely acquitted, exonerated & discharged off, & from all & all manner of former Gyftts grants leases Morgages Wills Intayls Judm¹⁰ executions pouer of thirds & all other Incomberances of what nature & kind soever; had made done acknowledged, committed or suffered to bee done or Committed; W^rby the sd George Broughton, or John Broughton their heyres or assignes shall or any wayes bee Molested in, Evicted, or Elected out of the aboue granted p^rmisses, or any part or Prcell their of, by any Prson or Prsons whatsoever, haueing Claymeing or Pretending to haue or Clayme any Legall Right title Interest Clayme or demand of in or to the aboue granted pmises. And the sayd Roger Playstead, & Olive his wife doe for them selues, thejr heyres executors administrators & assignes, covenant promiss & grant to & with the sd Geo: Broughton & John Broughton their heyres & assignes the aboue granted peece or Prcell of Land to warrant & for ever Defend by these Prsents/ In witness whereof the sd Roger Playstead, & Olive his wife have herevnto putt y' hands & seals this eighteenth day of Aprill, In y^{\circ} yeare of o^r Lord one thousand six hundred seaventy one/ & In the three & tweenteth yeare of y^{\circ} Reign of o^r Soveraign Lord Charles the (2) of England Scottland France & Ireland King Defend^r of the faith/

Signed sealed & Deliverd In the Prsence of, us Henery Wright/ James Playsted/ Roger Playstead (^{his}_{seal}) Olive Playstead (^{her}_{seal})

her marke $\int O$ Kittery the 22th of May 1671 : Mr Roger Playstead & Olive his wife, acknowl-

edged this Instrument to bee thejr free Act & Deede, & the sd Oliue rendering vp his thjrds & Right of Dowry at y^e same tyme, before mee Elyas Styleman Commissio^r/

A true Coppy of this Instrument or Deed aboue written, transcribed out of originall & there with Compared this 30th day of May 1671 : p Edw : Rishworth ReCor :

Att a Town meeteing at Kittery the 8th of Aprill 1651:

It is ordered at this Town Meeteing, that Kittery To Spencer Chadbourn It is ordered at this Town Meeteing, that Thomas Spencer & Humfrey Chadborne to them thejr heyres or assignes for ever shall haue Namly Tomtinkers swampe & fiue hundred pine trees besids allotted vnto them by the Townsmen

when Mr Lead^r comes/

And It is further ordered that Thom' Spencer & Humfrey Chadborne their heyres or assignes for ever shall have free passage for the bringing of Tymber down the little River vnto their Mill/

It is further ordered at the same Meeteing that Humfrey Chadborne shall haue to him & his heyres or Assignes for ever thyrty Acers of Meddow by or Adioyning to [97] a pond commanly Called by y^e name of Sacoe Pond/ this

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grant of Meddow layd out June 14:1653: by Capt Nicho: Shapleigh Nicho: Frost & Anthony Emery Select men/

May: 24: 1652:

Wee the Select Townsmen for Kittery have granted & Lotted vnto Humfrey Chadborne his heyres or assignes for ever all that Land y^t lyeth between Mr Thomas Broughtons, & Mr Richd Leadⁿ bounds, & soe backewards into the woods by the same lyne of Mr Leadⁿ, & Joyneing vnto It, with all the Tymber vpon the sd Tract it being two hundred Acers/ & this lott was bounded by the select men the 12: of Aprill 1654: Namly Mr Nic: Shapleigh, Mr John Wincoll & Anthony Emery Townsmen/

May: 24: 1652:

Wee Townsmen for Kittery haue Lotted vnto Humfrey Chadborne & Thomas Spencer thejr heyres or assignes for ever, fiue hundred of pine trees that was given them at a Town Meeteing, at Kittery & stands vpon ReCord/ & Wee haue given them all the rest of the pines that are in the same swampe where Wee Lotted them out/ It being the next great swampe beyond Tomtinkers swampe, of note, & hath on the South West side a peece of Land lotted vnto Willi ? Spencer/ It being bounded on the North East side with y^o same swampe & on the South West side with a little swampe, that hath some pynes growing In it/ soe the lott runnes between the same bounds named from the little River to his fathers Thom's Spencers Meddow/ lijng at the vpper end of the sd lott/

May 24: 1652:

Wee the Townsmen for Kittery haue lotted & granted vnto Humfrey Chadborne his heyres & assignes for ever, one hundred Acers of Land next adioyneing to a certen Meddow of thirty acers that was given him at a Town Meeteing at Kittery & stands vpon ReCord beareing date the eight day of Aprill 1641:

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June 24: 1659:

Granted vnto Humfrey Chadborne by the Select Townsmen for Kittery & vnto his heyres & assignes, for ever D# one hundred Acers of Land more to bee layd out, vnto one hundred Acers that was granted him before at Kittery & stands vpon ReCord beareing date the 24 of May 1652: this lott to begine at y^e vpper end of y^e pond/ Nic: Shapleigh/ These are true Coppys taken out of y^e Tho: Withers/ Town booke of Kittery & subscribed James Heard John Symonds by the select men/ A true Coppy of these grants aboue John Dyament: written transcribed out of a Coppy Miles Tompson/ there of, & therewith compared this 31: day of May 1671: p Edw: Rishworth ReCor:

Know all men by these Prsents that I Bryan Pendleton of Winter Harbour in the County of Yorke, for the Intyre affection that I beare vnto my Grandson (now my adopted Sun) Pendleton fletcher, haue freely & absolutely given granted & by these Prsents do give & grant vnto him the sd Pendelton fletcher & to his heyres for ever, all my necke of Land on which I now liue extending as fare as the Mill, togeather with two Yslands, Comanly called Wood Ysland & Gibbines Ysland, with nineteen Acers & an halfe of Meddow lijng on the West side of the little River, with one hundred Acers of vpland belonging to it, the Meddow marked & bounded with

Pendleton To Fletcher hooles & trenches digged about it, & compasseth about an Ysland Commanly called Scadlocks Ysland, as also two acers 3 quarters of Meddow lijng over against the sd Meddow on the other

side of of the Rjver Eastward, togeather with my dwelling house & other houseing vpon it with all the priviledges &

appurtenances belonging to the sd Necke of Land, with halfe y° stocke vpon the same; provided that If hee y° sd Pendleton ffetcher dy before hee come to age, or after hee is at age shall dy with out any heyre lawfully begotten by him, that yⁿ the Premisses & all & singular of them shall fall vnto my sonn James & after him to his children the valew of it to bee æqually deuided amongst them; always reserving to my selfe & wife, or the longest liver of us the liueing on, & Improvem^t of, or benefitt ariseing from the Whool, dureing the naturall life of us or either of us, any thing in the p^rmisses to y° Contrary, notwithstanding/Finally I appoynt & ordayn my beloued freinds Mr Josua Moodey & Mr Richd Martine to bee ffeoffees in trust for y° estate & Gardians to the child dureing his Minority, that soe both the estate may be lookd after, & the child taken care for, after my death, If I dy before the Child comes to age/ In witness to the premisses I have here vnto sett my hand & seal this twenty fifth of May one thousand six hundred seventy one/

Signed sealed & Deliverd
to the ffeoffees in trust
in the behalfe of the child/
this 25 of May 1671 :Bryan Pendleton (his
seal)In Prsence of us/
James Bayley
John Hill/Portsmoth 25 : 1671 : Major
Bryan Pendleton acknowl-
edged this Instrument to
bee his free act & Deed,
before mee Elyas Styleman
Commissior

A true Coppy of this Deed of gyft or Instrum^t aboue written transcribed out of the originall & there with compared this first day of June 1671 : p Edw : Rishworth ReCor :

Know all men by these Prsents, that John Wincoll of Kittery In the County of Yorke, for valewable Consideration already received of Benonie Hodgden of the same Town, to

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full content & satisfaction before the writeing hereof, hath given granted barganed sould Infeoffed & Con-Wincel formed & doe by these Presents for him selfe his

To Hodgdon given granted barganed sould Infeoffed & Confirmed & doe by these Presents for him selfe his heyres executors & administrators give grant bargan sell Infeoffe & Confirme vnto the aforesd

Benonie Hodgsden fiuety Acers of Land scituate & being In the Town of Kittery aforesayd, & bounded on the South with the Land of Richd Tozier, the West with the River that parts Dover, & Kittery, the North the Land of the sd John Wincoll, & the East with Coman Land/ Which fuety Acers of Land, is [98] the one halfe of that hundred Acers, w^ch the Town of Kittery formerly granted vnto the sd Wincoll, & now by the sd Joⁿ Wincoll sould vnto y^e sd Benony Hodgsden/ to have & to hould the sd fivety acers of Land with all y° appurtenances & priuiledges yrto belonging vnto him ye sd Benony Hodgsen his heyres executors administrators or assignes for ever; onely It is to bee vnderstood, that this sayle doth not extend to a small peece of the sd Land of about an Acer by the River side & Joyneing to Richard Toziers lott, & fenced in with the sd Toziers fence/ Which sd small peece of Land the sd Wincoll gaue to y° sayd Tozier In Consideration of the Damage the Mill Dame did vnto the sd Toziers Meddow/ & for Confirmation of the treuth here of the abouesd John Wincoll hath sett his hand & seale this 31: day of May 1671:

Signed sealed & Delivered In
the Presence of us/John Wincoll (
seale)

Edw: Rishworth Th Susanna Rishworth

This Instrum^t within written owned by Cap^t John Wincoll as his Act & Deede this 31: of May 1671: before mee Edw: Rishworth

Assotiate/

A true Coppy of this Instrument aboue written transcribed out of the originall & y^rwith Compared this ffirst day of June 1671: p Edw: Rishworth ReCor:

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July: 6th 1671:

Possession & seazin was given by Twidg & Turffe of the Necke of Land at Blacke Poynt by Hene: Jocelyn Esq^r to Josua Scottow in lew of y° whoole Contayned in this Morgage/

In the βsence of us/ Samell Cheevers/ & William Pittman/ Taken vpon oath March 23 : 1698 before Edw : Ting

Assistant

A true Coppy of the possession given transcribed out of y^e originall this 6: July 1671: p Edw: Rishworth ReCor:

This Indenture wittneseth that we Nicolas Cole and John

Cole & Pudington To Johnson • Pudington both of Capporpus in the Province of maine doe fully and truly make ouer vnto ffrancis Johnson of Boston his hears executors Administrators or Assignes all our full proprie-

tie of Land and houseinge in Capporpus aforesaid, that is to say one hundred Ackers of vpland and sixteen Ackers of salte meddow beinge the proper estate of me Nicolas Cole wth the house that is now bilte as allsoe one hundred Ackers of vpland and thirteen Ackers of Salte meddow w^{ch} land beinge the proper estate of me John Pudington wth the house that stand one it all w^{ch} Lands beinge two hundred Ackers of vpland and twentie nine Ackers of Salte meddow be it more or Lesse accordinge to the grante giuen to both vs, And likewise our fishinge boat that is in our possetion with Road grapnell sailes and all other necessarys that belongs to her all w^{ch} Land houseinge and boate we doe as aboue make ouer vnto the said Johnson and his hears as aboue exprest for the payment of a due debt vnto the said Johnson w^{ch} debte is to be paid as ffolloweth; fiftie pounds in good marchantable ors at two pence a foot from sixteen to six and twentie foot p ore at a convenient place in Capporpus wheir a boate may take them in by the laste of Aprill next and what debte is truly more Due vnto the said Johnson we promise to pay in good dry fishe at price Corant the fouerteenth of October next after And if the said payments be faithfully made and donn then the aboue said Ingagmente of houses Lands and boate to be voyd if not it shall be lawfull for the said Johnson to take full possetion of the aboue said houses Lands and boate vnto all w^{ch} we the said Nicolas Colle and John Pudington doe binde vs our hears executors Administrators & Assignes for the true performance of the aboue said Condition as wittnes our hands the tenth of June Anno 1666

Dee

Nicolas Cole John Pudington

Griffine / mountigue his marke

William 🕐 Renouls his marke

A true Coppy of this Instrument transcribed out of y^o originall & y^rwith compared this 15: July: 1671: p Edw: Rishworth ReCor:

Wittnes these p^rsents that wheiras their was a morgage of houses and lands & a shallope made by vs John Pudington & Nicolas Cole both of Capporpus in the Countie of yorkesheer New England; w^{ch} morgage was made vnto ffrancis Johnson of Boston marchant for a Considerable some and we not able to make satisfaction for the originall debte are willinge to giue vnto the said ffrancis Johnson willinge and free possetion of the houses Lands and Shallop accordinge to the morgage of the same bearinge date the tenth of June one thousand six hundred sixtie & sixe.

Now knowe all men by these p^rsents that we John Pudington and Nicolas Cole wth the Consente of our wives have

> deliuered & full possition giuen vnto ffrancis Johnson of Boston and his hears for euer to haue

and to hould all and Singuler the said houses Lands and Shallop; that is to say the house and land of me John Pudington w^{ch} Lands Containes one hundred Ackers of vpland and thirteen Ackers of salt marsh be it more or lesse accordinge to my grante laid out to me, And allsoe the house & land of me Nicolas Cole w^{2h} land is one hundred Ackers of vpland and sixteen Ackers of meddow be it more or lesse, And the shallopp w^{ch} is apertaininge to both of vs w^{ch} is accordinge to the morgage baringe Date the day and yeare aboue expreste, All w^{ch} houses Lands & shallop wee haue deliuered and giuen free possition of; by the ordinary way of Delivery that is to say by giveinge possetion of the houses and Shallop by possetion and the lands by twige and turfe And we the said Pudington and Cole do binde or selues or hears executors Administrators and Assignes to maintaine the saile and Deliuery of all the aboue said premises ; againste any that shall lay any Claime to any parte or parsell of the aboue exprest as witnes or hands and seales this sixt day of October one thousand six hundred sixtie & eight, 1668 Signed sealed and deliuered

in the p^rsence of vs Griffin mountigue his marke Simon Bussie his marke

A true Coppy of this Instrum^t aboue written transcribed out of y^e originall & y^rwith Compared this 15: July: 71: p Edw: Rishworth ReCor:

That is to say all the right and title that neather we nor any by vs neather hears nor any other shall make any Claime to it but we to stand & defend it.

John Pudington & seale O mary Pudington

her marke & seale O Nicolas Cole & seale : O Jane Cole her marke 7 & seale O

wells 5th: 5^{mo}: 70 Grifine mountigue and Simon Bussie beinge sworne doe say that they saw John Pudington and mary

- his wife & Nicolas Cole & Jane his wife signe seale and deliuer this Instrum^{te} as their ioynt act & deed to ffra: Johnson & that they allsoe gaue him possetion of the bar-Tho: Danforth ganed premises
- possetion taken this 9th July 1670 p ffrancis Johnson of the houses and lands wth all the aportenauncis belonginge to Nicolas Cole & John Pudington accordinge to this Instrument before Brian p...dl. ton Assosiate Wittnes to the possetion George floxwell

Thos

[99] Wittnes these presents that I William Renols of Kenibunke in the prsenks of Capporpus in the provence of mayne New England haue sould and Deliuered into the hands and haue giuen full possetion vnto ffrancis Johnson of Boston New England aforesaid all my Land Lieinge and boundinge on the land of my father William Renols one the North Weste and soe into woods towards Capporpus the

Renolds То Johnson

quantitie of w^{ch} Land is two hundred Ackers of vpland and fiue Ackers of marsh; w^{ch} Land I the said William Renols doe passe ouer vnto the aboue said ffrancis Johnson his hears executors Administrators or Assignes for euer as wittnes my hand this firste of June one thousand six hundred sixtie and seaven.

The condition is that if the said William Renols shall pay or Cause to be paid vnto ffrancis Johnson or his Assignes the full and Juste some of seauenteen pounds six shillings and eleaven pence in maner ffollowinge that is to say nine pounds at or vpon the laste of may next and eighte pounds six shillings and eleauen pence the laste of September next after in Corrant fishe Corne or Cattell at price Corant in New England then the aboue obligation to be voyd or else to stand in full force and vertue wheirvnto I william Renols

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binde me my hears executors Administrators and Assignes as wittness my hand the day and yeare aboue written This Deed signed sealed and Land William Renols deliuered in the prsence of his marke () and seale O Nicolas Cole John Pudington William Renols apeared before me

William Renois apeared before me the 27 of June 1671 and did accknowlidge that this Instrumente to be his acte and Deed before me Bryan Pendelton

Asosiate

A true Coppy of this Instrum^t transcribed out of y^e originall & y^rwith examined this 15: July 1671: p Edw: Rishworth ReCor:

This Indenture wittneseth that I Phillipe Hatch of yorke in the Countie of yorkesheer wth the Consent of Patience my wife for and in Consideration of his pte of a bill w^{ch} was prosecuted in Courte held in yorke aforesaid the fifteenth of September laste w^{ch} bill was Joynte and severall between me

Hatch To Johnson

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the aboue said Phillipe Hatch and James Dixie the varde^t of the Courte wth the Charge came to the some of twelue pounds three shillings and six pence and I not at p^rsente not able to pay my

halfe pte w^{ch} is the some of six pounds one shillinge and nine pence, doe hereby acknowlidge to haue deliuered into the hands of ffrancis Johnson of Boston (vnto whom the debt is due) to him his hears executors Administrators or Assignes for euer one psell of Land containinge fiue Ackers more or lesse as it was laid out w^{ch} Land Lieth vp yorke riuer and is bounded one ffreathies Land one the este and ould Robart Knights one the weste w^{ch} Land I doe deliuer one these tarmes that if I the said Phillip Hatch can dispose of itt to my advantage betweene this and the twenteth of may next and the pay to remane in the purchessers hands as equivolente to oyle or fishe deliuered at Boston, then I the said ffrancis Johnson doe promise to accept of it and if it be not sould by me Phillipe Hatch before the time aboue exprest then it shall be Lawfull for the said ffrancis Johnson to make saile of it as he cann and what it coms shorte of the aboue said some, I the said Hatch promiseth to make it vp in the like pay aboue expreste vnto all w^{ch} we the aboue said Phillipe Hatch and Patience my wife binds o^r selues o^r hears executors Administrators and Assignes fearmly as wittnes o^r hands this twentie six day of October 1668

Hhillip P/ Hatch marke & seale O Patience P // Hatch marke & seale O Signed sealed & deliuered in the p^rsence of George Snell John X Brane his marke A true Coppy of this Instrum^t

aboue written transcribed out of the originall this 15 : July 71 : p Edw : Rishworth ReCor :

This Instrum^{te} was acknowledged 27th: 8^m: 1668 before me John Allcocke Comitionor

These Prsents testify that I James Pendleton of Portsmouth in Pischataq River M^rchant by & with y^o consent of Hannah my wife, for & in Consideration of fourty fiue pounds in hand payd mee by William Oliver, & Benedict Oliver of the Ysles of shoals fishermen, the receipt w^rof I doe hereby acknowledg & my selfe y^rwith to bee fully satisfyd contented & payd, & do for mee my heyres executors, administrators, & for every of them for ever Pendleton s Oliver of Benedick Oliver, & thejre & either of thejr heyres executors administrators or assignes of &

from every part & Prcell there of, have given granted barganed sould alienated assigned & sett over, & by these Prsents do give grant bargane sell aliene, assigne & sett over vnto them the sd Wi.. Oliver, & Benedict Oliver, all that my dwelling house on Smuttynose Ysland on the Yles of Shoales togeather with halfe the stage (where of the other halfe of the Stage is Michell Endles with the flake rowmes there vnto belonging) formerly in the Tenour & occupation of & belonging two Dauid Tankine & now in the Tenor & occupation of them the sd William Oliver & Benedict Oliver to have & to hould the sayd dwelling house halfe stage & flakerowme with all the profetts priuiledges & appurtenances there vnto belonging & app^rtayneing, vnto them the sd William Oliver, & Benedict Oliver & vnto thejr heyrs executors administrators & assignes for ever, & the sayd James Pendleton for him selfe his heyres executors & Administrators & for every of them doth Covenant & promiss to & with them the sayd Will : Oliver & Benedict Oliver & to & with either of their heyres, executors Administrators or assignes & to & with every of them that at fisent & before the sealeing here of, hee standeth ceazed & possessed of the aboue mentioned Premisses, in a good estate of fee symple, & that hee hath not heretofore done nor suffered to bee done any act or thing which may any way hinder or Impeach there yo sayd William Oliver & Benedict Olivers Right title or Intrest, vnto the aboue mentioned Prmisses, or any part there of, & further the sayd James Pendleton for him selfe his heyres executors & administrators & for every of them, doth covenant & promiss to & with the sayd William Oliver & Benedict Oliver to & with their heyres executors Administrators & assignes, & to & with euery of them to defend the Title yrof vnto them thejr heyres executors administrators or Assignes against all psons Whatsoever (The Pattentees only excepted) In witness wrof I have here vnto sett my hand & seale this eighteenth day of March Anno Dom: one thousand six [100] hundred sixty & Nine, & In the Twenty secund years of the Reign of our Soveraign Ld Charles the secund, King of England Scottland France & Ireland Defend^r of the faith &c: 1669:

Signed sealed & DeliverdJames Pendleton (his)
seale)In the Psence of/
Stephen Jones/
Joseph ffejldHannah Pendleton (her
seale)Capt James Pendleton acknowledged
Ric : Stylemā : Secty/Capt James Pendleton acknowledged
this Instrumt aboue written to bee
his Act & Deede this 6th of July
1671 : before mee Edw : Rishworth Assotiate/

Vera a Copia of this Deed aboue written transcribed out of the originall & there with Compared this 24 : July : 71 :

p Edw: Rishworth ReCor:

vnto all Christean people vnto whom these Prsents shall come, I Charles Frost of the Town of Kittery on Pischataq River In New England yeoman, for the valew of flueteen pounds to mee In hand payd, & by mee Received, haue barganed granted, & by

these fisents sould & made ouer vnto William Oliver & to his brother Richd Oliver both of the Ysles of Shoals fishermen, Joyntly & severally my whoole right title & Interest in & to a Certen peece or Prcell of Land Contayneing fuety Acers w^ch is one halfe of that hundred Acers w^ch was granted to mee by the Towne of Kittery, lijng and being on the East side of Newgewanacke River neare vnto the place Called Tomson Poynt, bounded on the West with the River, & on the North with John Heards Land, on the South with Will: Furbush his Land, & on the East with Marked trees/ the sayd Olivers or either of them thejr heyres, executors Administrators & assignes, to haue hould Occupy & Inioy the sd Land, with all the priuiledges there vnto belonging to them thejr heyres, executors administrators & assignes for ever, with out any lett denjall æquivocation or Contradiction of mee the sd Frost my heyres or assignes, or any Prson or Prsons wtsoever, from by or vnd^r mee/ In witness wtof I have sett two my hand & seale this 27 : day of June In y° sixteenth yeare of the Reign of or Soverign Ld Charles the 2und by the Grace of God King of great Brittane France & Ireland Defend^r of the faith, Anno : Dom \vdots 1664 : Signed sealed & Deliverd/ Charles Frost ($\frac{his}{herle}$)

 In β sence of/
 This Instrumt was acknowledged by

 Tho: Wills/
 Charles Frost this 28 : June : 1664

 John ffrost/
 before mee Tho : Withers/

 Owned In Court this 4th July : 1671 :

by Cap^t Charles Frost to bee his Act & Deede before mee Edw: Rishworth Assotiate

vera Copia of this Instrum^t aboue written transcribed & examined p the originall this 24 : of July 1671 :

p Edw: Rishworth ReCor:

Know all men by these Prsents yt I Willia : Hamonds of

Hamond To Symonds Wells, In the Province of Mayne In New England, for a valewable consideration already received, haue barganed & sould, & by these Prsents do grant covenant bargane & sell vnto

Mr William Symonds of the aforesd Town & province I say to him & his heyres for ever, a certen Prcell of sea Wall begining at that sea Wall which already is his owne, & soe to runne to the Ysland Called Drakes Yland, & soe by the sea Which is about foure or flue Acers, bee It more or lesse, where vnto I haue sett my hand & seale, this six & twenty day of Febru : In the yeare of our Lord one thousand six
hundred sixty seaven/Signed sealed & Deliverd
In the Prsence of/
James Gooch/Willia : Hamonds (his
(seale))Willia : Hamonds (his
weale)In the Prsence of/
James Gooch/William Hamonds acknowledged
this Instrument to bee his Act
& Deede this 5 : July : 71 :
before mee Edw : Rishworth
Assotiate/

Vera Copia of this Instrument aboue written transcribed & examined by the Originall this 27 : July : 71 :

p Edw: Rishworth ReCor:

Know all men by these Prsents that I Michaell Maddiver of Spurwinke In y^e Town of bla: Poynt alias Scarborrough In y^e County of Yorke Planter, for & in consideration of Mr

Madiver To Gyndal Joⁿ Gys Plantation at Papeding In Cascoe bay with the houseing & land expressed in a deede made by Mr Robert Jordan to y^e sd Guy, beareing date 10: of May: 1662: haue barganed sould

& doe by these Prsents absolutely give grant sell & Confirme vnto Walter Gyndall planter of the same County but dwelling in the Town of Falmouth all my right Interest & Title I haue or out to haue in my plantation on the West side of Spurwinke River with all my land Contayned In my deede w^ch I had from Mr Robert Jordan, bearing date the 3d day of March 1657: with my dwelling house & w^tsoeuer I haue Improved vpon the β misses, by these Emptijng my selfe Heyrs & executors of & from all Clayme title & Interest y^tin by these absolutely giveing granting selling & Confirmeing, all the aforesd p^tmisses vnto Walter Gyndall his heyres & assignes for ever, for & in consideration of the aforesd plantation of Mr John Gys, with three Acers of Marsh to bee added to It w^ch the sd Guy formerly bought of Nicho:

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Whitte/ to witnes the treuth here of I do here vnto sett my hand & seale this eight day of May 1669 :

Witness

Hene: Jocelyn Dunken Jessum his marke

The marke of Michaell (his seal) Maddiver Joell Maddiver MI

This aboue written Instrument was acknowledged by Michaell Maddiver at a Commission Court held at Falmouth the 25 : of May, 1669 : to bee his Act & Deede as Attests Fran : Neal ReCor : Witnes Hen : Jocelyn & Tho : Hamett, that Joell Maddiver consents to y^s Instrum^t

A true Coppy of this Instrument aboue written transcribed out of the originall, & there with compared this 25: July: 71: p Edw: Rishworth Re: Cor:

[101] These Presents Testify that I william Ham of Portsmouth In Pischataqua River yeamon, for & In consideration of the some of Twenty pounds, & one barrell of Mollosses in hand payd before the Insealeing here of by Nathall Fryer of Portsmouth In Pischataq River M^rchant the receipt where of I hereby acknowledg, & there of & of every part & Prcell there of, doe for mee my heyrs executors, & assignes, acquitt & discharge the sayd Nathall Fryer,

his heyres, executors administrators or assignes, Ham & y^rwith do acknowledg my selfe to bee satisfyd To contented & payd haue barganed sould aliened assigned & sett over, & by these Psents do bar-

gane sell aliene assigne & sett over vnto the sayd Nathanill

Fryer all these my dwelling houses, fishing houses, stage houses, stages Flakes & flakes, Rowmes, with all the ground whereon the savd houses stand, togeather with all the Moareing & moreing places, & all other pfetts & priuiledges y^rvnto belonging, or heretofore by mee or my assignes vsed & Inioyed, scituate & being on Malligoe Ysland, at the Ysles of shoales, now or late In the tenor or occupation of William Oliver (except & always Received out of this Prsent grant the house which Tobias Taylo^r now liueth in, & the ground where on the sd house standeth) to have & to hould vnto him the sayd Nathaⁿ Fryer, his heyres executors administrators or assigns for ever, & the sayd William Ham for him selfe his heyres executors & administrators, & for every of them doth covenant & promiss to & with the sayd Nathanell Fryer his heyres, executors administrators or assignes & with every of them, that at the Prsent & before the Insealeing here of hee standeth seized & possessed of all the aboue mentioned premisses in a good estate of Fee symle, & that hee hath not barganed sould, given granted aliened assignd sett over or Morgaged the aboue mentioned Prmises or any part thereof (except before excepted) to any other Prson whatsoever, & further the sd William Ham for him selfe his heyres executors, & administrators & for every of them doth covenant & promiss to & with the sayd Nathall Fryer, his heyres executors, administrators or assignes, & with every of them to defend the title there of vnto him the sayd Nathall Fryer his heyres, executors administrators or assignes against all Prsons w^tsoeuer/ In Witness where of the sayd William Ham & Honor his wife haue herevnto sett their hands & seales this eleaventh day of Novemb^r Anno: Dom: One thousand six hundred sixty & seaven/ & In the Nineteenth yeare of the Reign of

BOOK II, FOL. 101.

our Soveraigne Lord Charles the secund King of England Scottland France & Ireland Defend^r of the faith / 1667 : William Ham (his seale) Signed sealed & Delivered/ & seazin & possession given by the marke of Honor Twigg & Turffe by William Ham Ham (her) In p^rsence of us/ This Deede was acknowledged before James Pendleton/ William Sumner/ mee to bee the Act & Deed of William Ham & Honer his wife James Pendleton Commisio^r

vera Copia of this Instrument transcribed out of the originall & there with compared this 29 : July : 1671 :

p Edw: Rishworth ReCor:

This Indenture made the flueteenth day of October, Inthe eighteenth year of the Reign of our soveraign Lord Charles the secund, by the Grace of god of England Scottland, France, & Ireland King, Defend^r of the faith between George Palmer of Kittery In the province of Mayn, & his wife Elizabeth Palmer of the one Prty, & Hene: Greenland of the Province of Mayn Chyergeon of the other Prty/ Wit-

nesseth, that y° sayd George Palmer with the Palmer To Greenland Greenland nesseth, that y° sayd George Palmer with the Consent & Assent of his wife Elizabeth Palmer, for & .. consideration of one hundred & twenty pounds, before the sealeing & de .. uery of these

Prsents well & truely payd, the receipt w^rof, the sd Ge Palmer & his wife Elizabeth Palmer, doth here by acknowledg, & them selues to bee fully satisfyd contented & payd there of, & of euery part & Prcell there of, & of every penmy there of, doe acquitt exonera . . & discharge the sd Hene: Greenland his heyres executors & administra & every of them & for ever p these Prsents; Hath given granted ba. ganed & sould alieond Infeoffed convayd released assured, Delivered & confirmed, & by these Prsents doth giue grant bargan & sell alieone Inf convay release assure deliver & Confirme vnto the sayd Hene : Greenlad his heyres administrators for Ever, all that dwelling house out houses with one hundred Acers of Lands, & all Lands else possessed by mee Geo: Palmer & Elizabeth my wife with in the Town shipe of Kittery aforesd, the which Prcell of Land was lat . . . purchased from Cap^t Walter Barefoote as doth by a deed at large appeare, & alsoe all Comanes Easemeth profetts Commoditys Advantages nto hereditaments appurtenances to the sd houses & Prcell of y wise app^rtayning, & alsoe all the Right euer [102] of him the sayd . emain . . . George Palmer, his executors administrators & assignes & every of them, to have & to hould the sayd dwelling house & out houses, the sayd Prcell of Land, & every part & Prcell there of, with the appurtenances vnto the sd Henery Greenland his heyres & assignes for ever, to the soole & onely vse & benefitt of the sayd Henery Greenland, & his heyres & assignes for ever; And to & for noe other vse intent or purpose whatsoever/

And the sd George Palmer for him selfe his heyres, executors, administrators & assigns & for all & every of them doth Covenant promiss & grant to & with the sd Henery Greenland, his heyres & assignes, to & with every of them, by these Prsents, that hee y^e sd H..e: Greenland, his heyres & assignes & every of them, shall & lawfully may from tyme to tyme & at all tyms for ever hereafter haue hould vse occupy possess & Inioy all & singular the before hereby granted & barganed prmisses, & every part & Prcell there of with appurtenances freed acquitted & discharged, or otherwise well & sufficiently saved, & keept harmeless of & from all & all manner of former & other barganes, sales gyfts grants Rents Leases Morgages, Joynters Dowries, title of Dower of Elizabeth the now wife of the sd Geo: Palmer Judgm^{te} executions Titles, troubles charges Incomberances & demands w'soeuer, heretofore had made Committed suffered

or done or hereafter bee had made committed suffered or done by the sayd Geo: Palmer his heyres or assignes or any of them, or of or by any other Prson or Prsons w^tsoeuer Lawfully Clameing, or Calmeing any estate right Title or Interest from by or vnder him or any of them: And the sayd Geo: Palmer for him his heyres executors & administrators, & for all & every of them doth further Covenant promiss & grant to & with the sd Hene: Greenland his heyres & Assignes to & with every of them by these Prsents, that hee the sd Geo: Palmer, & Elizabeth his wife shall & will & thejr heyres shall & will with in seaven years next Insueing the date here of, at y^e request Cost & charges in the Law of him the sd Hene: Greenland make do acknowledg execute & suffer or cause & procure to bee made done acknowledged executed & suffered & every such further Lawfull & reasonable Acts, thing & things, devise & devises, assurances & Convayances w'soever, for the further & more better assuring sure makeing & Inioijng of the sd houses & Prcell of Land, before granted bee it by fines, Deede or otherwise, as by the sd Henery Greenland his heyres or assignes, or his or yr Counsell Learned in yº Law shall bee reasonably devised, advised or required/ In witnes wrof the prtys first aboue named to these Prsent Indenturs Interchangly have sett their hands & seales the day & yeare aboue written, 1666:

> Geo : Palmer his marke \mathcal{P} (^{his}_{seale}) Elizabeth Palmer her

marke $\bigwedge (^{her}_{seal})$

Witnes Richd Cally/

Digory Jefferys his marke Anna Wallen her $m \dots k \dots D$

Richard Cally & Dygory Jefferys do own before mee the first of June 1670: that these names here subscribed was there hand/

F..... ynes Assotiate

BOOK II, FOL. 102.

the marke of Ann Wallen/a

Digory Jeffery his marke 7

A true Coppy of this Deede with in written transcribed out of the originall & there with compared this 3 : August : 1671 : p Edw : Rishworth ReCor :

Where as there hath been some difference between Mr John Wheelewright Minister of the Gospell at Sawlsbury, & Leef John Littlefejld of Wells concerning a saw Mill

Erected by the sd Littlefejld vpon Ogunquett River concerning which the sd Mr Wheelewright hath Comenced two severall Actions that are now Depending in the County Court at Yorke, with respect to a grant made vnto the sayd Mr Wheelewright by the Generill Court of the province bearing date 15: of Octob^r: 1650:

Now these Prsents witnes that Wee the sayd John Wheelewright & John Littlefield haue fully agreed the sd differences vpon the tearmes hereafter mentioned/ Namely y^t the sd Littlefejld shall give vnto the sd Mr Wheelewrig.. the some of fiue pounds Sterig: for all the Right title & Interest that y° sayd Mr Wheelewright hath vnto y° sd Saw Mill, with all the River or Tymber by vertue of the aboue sd grant in or about the sayd River of Ogunquett as fully & Intyrely to him the sayd Littlefejld as It doth belong vnto the sayd Mr Wheelewright, alsoe y^{i} each Prty shall beare

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his own charge at the $\beta s \ldots$ Court or else where concerneing the sd Actions, & all further sujts or troubles to ceas. & Wee do mutually acquitt each other off & from all suits Clayms tryalls dif.. rences or quarells of any kind wtsoeuer from the begining of y^e world to th. β sent day/ In witnes wtof Wee haue here vnto sett or hands & seales this sixth day of July 1671: It is to bee vnderstood y^t the sd John Littlefejld doe Ingage for him selfe & partners/

Signed sealed & Deliverd InJohn Wheelewright (his seel)the Prsence of,John Littlefejld (his seel)Robert Pike/This writeing was acknowledged bySusanna Rishworth/Mr John Wheelewright & LeeftJohn Littlefejld to bee yr volentary Act & deede this 6: ...1671 before mee Robt PikeCommissor/

Mr John Wheelewright & John Littlefejld acknowledged y[•] writeing to bee thejr Act & Deede this 6: July: 1671: before mee Richd Wallden Commissio^r for yorke shyre/

A true Coppy of this Instrum^{et} aboue written transcribed & examined p the originall this 5 : August 1671 : as Attests/ Edw : Rishworth ReCor :

The Deposition of Mary Ladbrooke formerly Barrett aged ι about 54 yeares/ being examined maketh oath that at the same tyme wⁿ this Deponent & her husband liued at the Farme of Mr John Wheelewrights at Wells, there was a f... [103] sett vp on the North West side of the sayd farme by ord^r of Mr John Wheelewright about that place w

Fran: Littlefejld senjo^r did & doth now liue, & Mary Ladbrook Test for Wheelwright to stony brooke/ & further sayth y^t y^r was another fence rann along from stony brooke on the south West side of the sd brooke, vp into that Tract of Land along by the Marsh side to secure It from Cattle/ Taken vpon oath this 13 of July: 71: before mee John Cutt asso:siate

A true coppy of this Deposition transcribed & compared by the originall this 5:6:1671:p Edw: Rishworth ReCor:

& further this Deponent tooke her oath that those fences aboue mentioned were sett down about Twenty three or 20ty4 yeares agone/ this Addition to y^e former was taken vpon oath this 9th of Noveb^r: 1671: John Cutt Comissio^r/

vera Copia transcribed out of y^e originall p Edw: Rishworth ReCor: 12: of Dec^{ber} 1671:

To all Christean people to whom this writeing may come/ Know yee that John Littlefejld Senjo^r of Wells, In the County of Yorke, and In the Massatusetts Colony In New England, Yeamon, for diverse good considerations him moueing therevnto, hath passed over & given, Granted alienated & Confirmed, and doth by these Prsents for him selfe his heyres executors & administrators passe & give grant, alienate &

Confirme vnto his brother Francis Littlefejld Senio¹, of the same Town In the County & Colony aforesayd (or by any other name or names that It hath or may hereafter beare, It haueing sometymes been Called the Province of Mayn) One Moety or halfe part of a Grant of Tymber for the Accomodation of a Saw Mill at Ogunquett River, togeather with a Moety or halfe part of all his Interest in the vpper falls of the sayd River of Ogunquett, being about a quarter of a mile, aboue the lower falls of the sayd River of Ogunquett/ As alsoe one Moety or halfe part of two Acers of Land, next Adioyneing to the sd vpper ffalls, on the south west side of the sayd River, togeather with One moiety, or halfe part of all the whitt pine Tymber y^t groweth vpon any of the Lands of the sd John Littlefejld, as alsoe a

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covenient high way, for carting of boards or any manner of Sawn worke from ye sd Falls or mill that shall bee yr buylt to some convenjent place, for boates y' may come from sea to take them in, togeather with a Convenjent place to lay the sayd boards or sawne worke on/ by the water side, & Lyberty of the sayd River aboue the sayd Falls for the bringing down of tymber from the woods to the sayd Mill or Falls, the aboue sd grant of Tymber River and Falls the savd John Littlefejld Received by grant from the Town of Wells, & the Land & benefitt of the River was derived originally from a grant made by Mr Vines (stuard Generall of Sir Fardinan: Gorges) the Moeity whereof togeather, with all the aboue mentioned p^rmisses, by the abovesd John Littlefejld passed over, given granted alienated and Confirmed, vnto him the sayd Fran: Littlefejld, to haue & to hould to him the sayd Francis, his heyres & Assignes for ever, for Confirmation wof the sd John Littlefejld, hath sett two his hand & seale this three & Twenteth day of December 1669 :

Sealed signed & Delivered In the Prsence of vs/ Abraham Tillton his Marke John Wincoll/

John Littlefejld his $\int g o \int f f dt (seale)$ livered marke/ vs/ This deed of gyft was acknowledged by the with in named John Littlefejld to bee his Act & Deede before vs this 25th of Decemb^r 1669 : Ezekell Knights Roger Playstead Assotiats

A true Coppy of this Deede transcribed out of the originall & y^r with Compared this 26 : August 1671 :

p Edw : Rishworth ReCor :

This Indenture witnesseth that I Richard Callacatt of Boston, for & in consideration of satisfaction In hand Callicat To Donnel received, have alienated sould & Delivered into the Hands of Henery Donell of Yorke, his heyres executors administrators & assignes for Ever/ one Prcell of Land lijng & scituate In

Yorke, In the County of Yorke shyre, aforesd, that is to say a Prcell of Marsh formerly Called by the name of Willia: Davess Cricke being bounded as followth: being on the South side of the South West branch being the next Cricke aboue the parting of the River, being by estimation Two Acers more or less, the next Marsh aboue Henery Symsons Marsh, with one hundred Acers of Vpland, w^{ch} was given by Mr Tho: Gorges vnto William Daves which was his servant, w^{ch} hee the sayd William Davess had of the sayd Gorges, according to condition for his service/ All w^{ch} lands both Marsh & vpland, I the sayd Richard Collicatt do passe over & sell by vertue of a purchase from the aboue sd William Davess vnto the abouesd Henery Donell & his heyres for ever/ & I the sayd Richd Collicatt do promiss to deliver vnto the sd Hene: Donell any deed or deeds as are In my hands, & do also ebind my selfe my heyres executors Administrators & assignes to mantayn the sayle there of from any Prson or Prsons as shall make any Clayme to any part or Prcell of the aboue expressed, In by or vnder mee, or any of my Successors/ Witness my hand & seale 20: (his seale) July: 1658: **Richd Collicatt** Signed sealed & Deliverd

In the Prsence of/ Fran : Johnson/ John Davess/ This Instrument aboue written acknowledged by Mr Richard Collicatt to bee his Act & deede this 24: July: 1671: before mee Edw: Rishworth Assotiate/

A true Coppy of this Instrument aboue written transcribed out of the originall & y^r with Compared this 31: of August 1671: p Edw: Rishworth ReCor:

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[104] To all Christean people to whom these Prsents shall come, Mr John Wheelewright of Sawlsbury In the County of Norfocke In New England Minister sendeth greeteing; W^ras there was a grant of Lyberty for a Saw Mill or Mills, with accomodation of Tymber for the same at Ogunquett River or else where, as by y^e sd Grant from the Generall Court of the province vnto y^e sd Mr Wheelewright beareing Date 15th of October 1650: may more fully appeare/

Wheelwright To Littlefield Now know yee that I the sayd John Wheelewright for diverse good Causes & considerations mee there vnto moueing; but more especially in

respect of a peaceable & Loueing agreement made between my selfe on ye one party, & Leeft John Littlefejld & Fran: Littlefejld Senjo^r both of Wells In the County of Yorke on y^e other party, there in Contaynd, beareing Date the sixth day of July One thousand six hundred seaventy one/ haue giuen granted sould & Confirmed all that my Interest & Lyberty of a Saw Mill, & accomodations of Tymber for the same, at or about Ogunquett River, as It is Convayed vnto mee by the grant aboue sd vnto ye abouesd John & Francis Littlefeild/ to have & to hould the same as fully & absolutely to the vse & behoofe of the sd Littlefejlds, as It is mine by vertue of the Grant aforementioned to all Intents and purposes whatsoeuer/ In witnes wrof I have herevnto sett my hand & seale this sixth day of July in the yeare one thousand six hundred seaventy one/ Signed sealed & Deliverd

In the Prsence of us/ George Munioy/ Susanna Rishworth/ John Wheelewright (^{his}_{seale}) This writeing was acknowledged by Mr John Wheelewright the day & yeare aboue sd before mee Robe^t Pike Commissio^r/

Mr John Wheelewright acknowledged this writeing to bee his Act & Deede this 6: July: 1671: before mee Ric: Walden Commissio^r for yorke shyre/

BOOK II, FOL. 104.

A true Coppy of this Instrument transcribed & examined by the originall this 5th day of August 1671:

p Edw: Rishworth ReCor:

Maxwell To Makyntire These Prsents witnesseth, that I Allexand^{*} Maxwell of Yorke, In the County of Yorke Yeamon, for diverse good considerations mee there

vnto moueing, by mee already freely accepted, & received to full satisfaction, & Content, before the sealeing, & subscribing here of, of Michu :: Mackeyntire of the sd Town, haue given granted barganed sould Infeoffed & Confirmed, & do by these Prsents for him selfe his hevres executors & administrators, give grant bargan sell Infeoff & Confirme vnto the sd Michum Mackyntyre, a certen Tract of vpland wron the sd Mackeyntyrs house now standeth, formerly built by his Predecessor Allexand^r Machanere, whose relict or Widdow hee since Married, contayneing the quantity of foure or fiue Acers of Land more or lesse, the bounds wrof extending from the Corner of the aforesd house, as now built, to the Corner of ye fence, as It now standeth North East, & from thence by a dead tree, to a great Marked whitte oake, lijng about North West, being North East from the Corner of the house, & soe directly vpon a streight lyne South West vnto the River side, wch Prcell of vpland as aboue bounded & expressed, with all the rightts, priviledges & appurtenances there vnto belonging, or any wise app^rtayneing, with all & singular ye prmisses I the sayd Allexandr Maxwell, with the free Consent of Annas my now wife, do give grant, ratify & Confirme, vnto the sayd Michu : Mackeintyre, his heyres, administrators & assignes for ever/ to haue & to hould the sayd Land from all troubles, & Incomberances, from by or vnder mee with out lett or Molestation from mee my heyres administrators or assignes for ever/ onely the sd Mackeintyre stands bound to pay all such

acknowledgm^{ts} to the proprietor, as other Prsons doe when demanded / & for Confirmation of the Premises aboue sd Wee haue here vnto afixed or hands & seales this fourth day of Septb^r one thousand six hundred seaventy one/ 1671: Signed sealed & Delivered Allexandr his marke In the Prsence of/ Maxwell (his seal) James Grant his marke ৵ Annas Maxwell Joⁿ Howett his Marke $\mathcal{F}H$ her Marke **(**her) seal Allexander Maxwell & Annas Maxwell do own this Instrument to bee their Act & Deede before mee this 4th of Septemb^r: 71: Edw: Rishworth Associate/

A true Coppy of this Instrument aboue written transcribed & examined by the originall this 12 : Sepber : 1671 : p Edw : Rishworth ReCor :

Things Test for Wheelwright The Deposition of Jonathan Thing aged fifety yeares or y^r abouts sworne sayth, that y^r was a fence sett vp by Mr John Wheelewrights order,

begining between a place Called the Clay pitt & the land of Samil Austine, & soe runne along towards the South West by a lott y^t was Called Robert Hethersays & soe along to the next stony brooke, & down y^t brooke & swamp part of it, & then y^e fence turned ouer a poynt of Land to another brooke which was Called Crosses brooke/ this was to y^e best of my knowledg Twenty two years since/ Dated in Wells this 21th day of Septemb^r 1671:

> Taken vpon oath this 21th of Septemb^r 1671 : before mee John Wincoll Assotiate/

A true Coppy of this Deposition transcribed & examined by y^e originall this 12th of Decemb^r 1671:

p Edw: Rishworth Re: Cor:

Know all men by these Prsents, that I Hugh Allard of the Ysles of shoales for & in Consideration of seaventy received in hand & payd by Francis Wanewright of Ipswich, haue demised granted barganed & sould vnto the sd Francis, his heyres executors administrators & assignes for euer all that my land, houseing stageing, w^ch Land is bounded on the North by some Land of Wilt: Seelys, & on the East & South by Mr Bellchars house & Land, with all the flakes & flake rowme, & moreing places & Moreings, with [105] one shallop & all the appurtenances there vnto belonging, as

Allard To Wainwright namely sayles Roades Grappers, bucketts & oares/ All w^ch Lands houses & houseing, stages & flakes & flakerowm is situateing & lijng vpon the Ysles of shoales, vpon y^e Ysland Comanly

Called Smuttinose Ysland/ to have & to hould all the above sd Lands, houses stages Moreings flakes shallop & all the appurtenances y^r vnto belonging vnto him the sayd Francis, his heyres & assignes for ever, always provided y^t If the sd Hugh Allard his executors or assignes shall Well & truely pay vnto the sd Francis the some of seaventy pounds, In good Current M^rchantble Cod fish, delivered vpon the Ysles of shoales two Ryalls vnd^r price Current by the Twenteth day of June next Coming, then this bargan to bee vtterly voyd & of none æffect, otherwise to bee in full force & æfficacy; It is also eagreed between the sd Francis & the sayd Hugh, that in Case the aboue named shallopp shall any ways mischarry, or bee lost in any manner whatsoeuer, that y° sd Hugh shall bee Indebted for the sd shallopp the some of Thyrty pounds in M^rchan^tble Codd fish, to bee payd vpon the Date aboue written/ In witness wrof the sd Hugh Allard hath to these Prsents sett his hand & seale Dated this 21th of Novemb^r In the Yeare of o^r Lord 1671:

Witnes/

Hugh Allard

Rebecccah Smyth/

Hugh Allard acknowledged this writeing to bee his Act & Deede the 23th of Novemb^r 1671: before mee

Daniell Denison/

BOOK II, FOL. 105.

vera Copia transcribed out of the originall & y^rwith Compared this 25: Decemb^r 1671: p me

Lett all men know by these Prsents, that I John Cutt of Portsmouth in Pischataqua River M^rchant for a valewable consideration in hand payd by John Amerideth of Kittery in the River aforesd, Cooper, The receipt w^rof I the sd John Cutt doe hereby acknowledg my selfe satisfyd & payd, & of every part & Prcell there of, doe for mee my heyrs executors administrators acquitt & discharge the sd John Ameridith his heyres executors administrators & assignes for ever, haue by & with the Consent of Hannah my now wife given granted alienated barganed & sould, and by these Prsents

Cutt To Amerideth do give grant alieate bargane sell assigne & sett ouer vnto him the sayd John Ameridith all that Messuage or Tenement house & Tract of Land w^{ch} I heretofore purchased of Elizabeth

Relict & administratrix of Thom^a Dustine deceased, late & now in the Teño^r or occupation of the sayd John Ameridith, situate and being In the Town shipp of Kittery aforesayd, togeather with all the Lands & priviledges that the savd Thomas Dustine vsed Improved had or ought to have had, & possessed on Kittery side, lijng by & between the Lands of Robert Cutt & George Lyddine, Contayeing by estimation Twenty Acers bee It more or lesse, with all the priuiledges, profetts, & Appurtenances there with had vsed and possessed, as any part prcell or Member of the same, or y^rvnto belonging, or in anie wise app^rtayneing/ to have & to hould the sayd Messuage tenement house & Land aforesd with y' & euery of their appurtenances, vnto him the savd John Ameridith his heyres executors administrators & assignes from the day of the date here of for euer more; And the sayd John Cutt doth hereby Couenant & promiss to & with the sayd John Ameridith, that hee the sayd John

Cutt at Prsent, & before the sealing & delivery here of, standeth lawfully seized, & possessed of the aforesayd Lands & p^rmisses, & euery part & Prcell there of, In good estate of free hould, or fee symple

Folº 106 missing

Γ	1	0	7	1
			•	-

Signed sealed & Delivered,	Robert Nanny (his
In y ^e Prsence of,	
Edw: Rishworth/	This Deed acknowledged : 3 : 4 :
Geo: Pearson/	1663 : Ric : Billingham
Samil Mosley/	Deputy Gouer/
William Salter	

A true Coppy of this Deed or Instrument aboue written transcribed out of the originall & y^T with Compared this first day of Janvary 1671: p Edw: Rishworth ReCor:

Know all men by these Prsents, that I William Lanchester now resident In Yorke doe p these Prsents Lanchester Ingage my selfe vnto Tho: Hollms of Yorke, to Holms make y° sd Holms foure hundred Rodd of three rayle fence, the posts to bee whitte oake & pine

Rayls the abouesd fence to bee strong & substantiall, for w^ch the abouesd Lancester hath received one horse of the sd Homes & tooke delivery of him: further the abouesd Prtys haue agreed, that y^e sd Lanchester is not to sell, or dispose of the horse, vntill his worke bee accomplished, which hee hath Ingaged vnto the abouesd Holmes/ In witness w^rof the aboue sd Lancester, hath here vnto sett his hand & seale, In the yeare of our Lord 1671: this 19th of Novēb^r/

BOOK II, FOL. 107.

The horse to remajne as Tho: Holms his till the worke bee Accomplished, which worke is to bee Accomplished between this & Michællmass nex Insewing/

John Davess/ John Penwill/

Testes/

William M (scale)

The marke of

A true Coppy of this bill Lancester/ aboue written transcribed out of the originall & y^rwith compared this 18th of Janv : 1671 : p Edw : Rishworth ReCor :

yorke the 19th of Novemb^r: 1671:

Know all men by these Prsents, that I wil-Holldridges Buil To Holms Holldridge now resident In Yorke, doe acknowledg my selfe In debt to Thomas Holms, his heyres executors or or assignes the full some of Twenty eight pounds tenn shillings & 3d/ w^{ch} the sd Holldridg doth Ingage to pay in worke, or other pay as they abouesd Can agree & here vnto the sd Howlldridg, hath sett his hand this 19th of Novemb^r: 1671:

Testes/

The marke of

John Davess/ John Penwill

William +

A true Coppy of this bill Houldridg aboue written transcribed out of the originall this 18th Janvary, 1671:

p Edw: Rishworth ReCor:

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BOOK II, FOL. 107.

Due from William Lancester to Thomas Hollms On ballance four pounds nine shillings, as Witness my hand/

The marke 20 of willia ? Lancester.

Testes John Davess

John Penwill/

this ballance of Accopts transcribed out of the Originall p Edw: Rishworth Re: Cor: w^rof this is a true Coppy=

These Prsents witnesseth that I Samson Anger of Yorke, In the County of Yorke Planter, for diverse good considerations there vnto mee moueing, & more espetially for & in Consideration of the just sume of thirteen pounds, w^{ch} in current pay I have already accepted & received of Micham Mackeintyre of the sd Town to full satisfaction & Content, have given granted barganed sould Infeoffed &

Angier To Makintire Confirmed, & doe by these Prsents give grant bargan sell Infeoffe & confirme for him selfe, his heyres his executors administrators & assignes

vnto the sd Michu[•]: Mackeintyre his heyres executors administrators & assignes for ever, a Certen tract or Prcell of Marshland/ Contaying about the quantity of one acer & an halfe of Marsh bee It more or lesse, lijng vpon the River of Yorke, on the South West branch, adioyneing to a peece of Marsh, belonging to Mr Edw[•]: Johnson, on the Lower side of Itt, and on the vpper side to a small peece of Marsh app^rtayneing to the Town of Yorke, for y[•] vse of the Ministrey, w^{ch} Prcell of Meddow as aboue expressed, with all my right Title & Interest there vnto belonging or any wise app^rtayneing, with all & singular the Premises, priuiledges & appurtenances y^rof, I the sd Samson Anger, with the free Consent of Sarah my now wife, do

Lancaster to Hollms giue grant Rattify & Confirme, vnto the sd Mackintyre his heyrs executors administrators & assignes for euer/ to haue & to hould the aforesd Tract of Meddow Land, from all Troubles, & Incomberances from by or vnder mee with out lett or Molestation from mee my heyres administrators or assignes for ever (only the sd Michu[•]: Mackeintyre stands bound for payment of my acknowledgm^t wⁿ demanded) In Confirmation of euery of the Premisses abouesd, Wee y^e sayd Samson & Sarah Anger, haue herevnto afixed our hands, & seales this first day of Janvary 1671:

Signed sealed & Delivered, In the Prsence of, Edw: Rishworth/ Susanna Rishworth/ Samson Anger (his his Marke Sarah Anger her marke K

This Instrument acknowledged by Samson Anger & Sarah his wife to bee y^r Act & Deede, to Micha[•]: Mackeyntire/ before mee this 18 : Janvary 1671 : Edw : Rishworth Assotiate

vera Copia of this Instrument aboue written transcribed out of the originall & there with Compared this 20th of Janvary p Edw: Rishworth Re: Cor:

These Presents testify, y^t w^t as the Select men of the Town of Kittery in Pischataqua River did on the nineteenth day o^f June, one thousand six hundred fiuety & foure grant vnto mee John Whitte of Kittery aforesd a lott of Land in Crooked Lane In Pischataqua River, aforesd, Contayneing Twenty Acers of vpland, It being fiue Acers breadth by the water side & soe backeward into the woods by the same breadth vpon a North East lyne vntill Twenty Acers of Land bee accomplished, being bounded by severall marked trees on a North East lyne, as by the sd grant in the Town booke due relation being had more at large appeareth : Now know y. a y^t I the sayd John White of Kittery in Pischataqua River aforesd Yeamon, for a valewable Consideration in hand payd mee before the Insealing here of, by George Lidden of the same place Seaman, the receipt w^rof I doe hereby acknowledg, & my selfe to bee y^r by fully satisfyd, contented, & payd, & doe hereby for mee my heyres executors & administrators, & for every of them, for ever, fully & absolutely accquitt & discharge him the sd George Lidden, his heyres executors, administrators or Assignes of every part & Prcell thereof, haue by & with the Consent of Lucy my Wife, given granted barganed sould alliened assignd & sett over, & by these Prsents doe giue grant bargajn sell

White To Lidden alliene assigne & sett ouer vnto him the sd George Lidden, all that my late dwelling house scituate & being in Crooked lane In Pischataqua River, aforesd, with all & all manner of out

houseing there vnto belonging, togeather with all the aboue mentioned grant of Twenty acers of vpland as It is butted & bounded, lijng between the Land of John Merridah & ffrancis Tricky, being late in my owne Tenour or occupation, & now In the tenour or occupation of him the sd Geo: Lidden togeather with all the priuiledges profetts & appurtenances y'vnto belonging or app'tayneing, & heretofore there with had vsed possessed & Inioyed, & every part & Prcell there of/ to have & to hould the sayd Land & houseing there on, vnto him the sd Geo: Lidden, his heyrs executors & administrators and assignes for euer, & the sd John White, for him selfe his heyrs executors & administrators & for every of them doth covenant & promiss to & with him the sd Geo: Lidden, his heyres executors administrators & assignes, & to & with every of them that at Present & before the Insealing here of, hee standeth ceazed & possessed of the sd Land & houseing in a good estate of fee symple, & that hee hath not heretofore done nor suffered to bee done any act or thing wh may any way hinder or Impeach his the sd Geo: Liddines

right Title or Interest vnto y° sd Land or houseing or any part y^tof, & further the sd John Whitte for him selfe his heyrs executors & administrators, & for euery of them doth Covenant & promiss to & with him the sd George Lidden his heyrs executors administrators & assignes, & to & with euery of them, to defend the Title y^tof vnto him y^e sd George Lidden his heyres executors administrators & assignes against all Prsons w^tsoever/ the Pattentees only excepted/ In witness w^t of I haue here vnto sett my hand & seale/ Dated this ninth day of May Anno Don^{\cdot}: one thousand six hundred & seaventy/ & In y^e twenty secund yeare of y^o Reign of o^r Soveraign Lord Charles the secund King of England Scottland France & Ireland Defend^t of the faith, & c: 1670: Signed sealed & Deliverd John Whitt his

In y[°] βsence of us/ Charles Frost/ John Wincoll/ marke/ (his seale) Lucie Whitt her marke

A true Coppy of this bill of sayle aboue written transcribed out of y^e originall & y^r with Compared this 6 : ffebru : 71 : p Edw : Rishworth ReCor :

[108] June the 19^{th} day 1654:

Kittery To Jn• White This grant Lotted, & granted & lotted out vnto John White his heyres or assignes for ever, by the select Townsmen for Kittery, a Lott in

Crocked lane contayneing Twenty Acers of vpland, It being fiue acers breadth by the water side, & soe to goe backeward into the woods by the same breadth vpon a North East lyne, vntill Twenty Acers of Land bee accomplished, provided It bee in noe other grant before this/ this grant lotted by severall marked trees on each side vpon a North East lyne/

> A true Coppy taken June 27 : 1661 : p mee Humfrey Chadborne Town Clarke

White To Leaden

I doe acknowledg that I have sould vnto Geo: Leadon his heyres executors administrators & assignes for euer vnto them, the Contents of the aboue mentioned grant of Twenty Acers of vpland, It being in breadth fiue Acers by ye water side, and soe to runne backeward as witnes my hand this 2und of Decemb^r 1667: haueing received full satisfaction in hand before the writeing & signeing hereof/

John Whitte & Lucie Whitte his wife owns this sayl aboue written to bee yr Act & Deed vnto Geo: Lidden of the Land w^ch hee sould him, for w^{ch} the sd Whitte is fully satisfyd, before the Court this 2: of December 1667: Edw: Rishworth ReCor:

The marke of John White/ M & his wife Lucie Whitte

A true Coppy of this grant aboue written, & the acknowledgment of John Whitts sayl yrof to John Lidden, with John & Lucy Whitts acknowledgm^t y^rof, transcribed out of y^e originall & y^rwith Compared this 6: ffebru: 1671: p Edw: Rishworth

Know all men by these presents that whereas I John Moses of Portsmouth in the River of Pascattaway have a Certaine trackt of Lands in Casco bay to the quantity of one hundred acres giuen & granted vnto me by Mr Georg

Moses То Walker æ Crebar

Cleeue & Richard Tucker as by an Instrum^t in writing vnder their hands & seales beareing date the sixteenth of Aprill Anno Domi One thousand six hundred fourty & six as by the said Instrument doth more at large apeare/ And

having made an Assignement vnder my hand & seale vpon the back side thereof vnto my two Sonns in Law Joseph Waker & Thomas Crebar of all my Right therein granted,

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w^ch assignment beareth date the fiue & twentieth of May Anno Domj One thousand six hundred sixtie & fiue. Now know yee that I the said John Moses for & in consideration of the intire loue & affection I beare vnto my said Sonns in Law Joseph Waker & Thomas Crebar as alsoe for diuers other good causes and considerations me therevnto especially mouing & likewise for the better strengthening of the said assigment & sure making of the grant therein expressed, doe hereby declare That I doe freely fully & absolutely giue, grante, alien, enfeoffe & make ouer vnto them the said Joseph Waker & Thomas Crebar their heires executors administrators & assigns Joyntly & eaqually to be deuided as they shall see cause, All that my said lands to me granted & expressed in the writing or Instrum^t to me made by me Georg Cleeue & Richard Tucker as abouesaid, to be their & euery of their owne proper Right & Interest & To haue & to hold the same, & peaceably to enjoy it wth all the priuilidges thereunto belonging, granted or intended to be granted for & dureing the tearme of Ninetene hundred years from the day of the date hereof fully to be compleat & ended, they paying the Rent therein reserved when it shalbe Leagally demanded by the said Cleeue or Tucker, their or either of their heires or assignes (reserving also and excepting out of the said tearm of years the three & twenty past.) without the lett hinderance molestation or trouble of me or any my heires executors administrators or assigns or any other person or psons off, from, by, or vnder vs or any of vs deputed whatsoeuer. In Witnes whereof I have herevnto set my hand & seale this third day of July Anno Domj One thousand six hundred sixtie & nine/

John Moses by his mark Sealed signed & deliuered

in presents of vs Elias Stileman Sen^r **Richard Tucker**

& seale \bigotimes (his seal)

Portsm^o the 5th of July. 1669 Joⁿ Moses acknowledged this Instrument to be his free act & deed before me Elias Stileman Comiss. Digitized by Google

BOOK II, FOL. 108.

A true Coppy of this Instrument aboue written transcribed out of the originall & there with Compared this 29: ffebru: 71: p Edw: Rishworth ReCor:

Know all men by these Presents, that Wee Richard Lockewood of Kittery on Pischataqua River Mariner, & Deborah my wife, for an In consideration of one hundred & fiuety pounds sterling money, to us in hand well & truely payd, by Symon Lyde of Boston M^rchant, the receipt w^r of Wee doe hereby acknowledg, & thereof, & of every part & Prcell thereof, doe clearly acquitt & discharge the sd Symon Lynde, his heyres executors & administrators by these Prsents, haue barganed & sould given granted, assigned Enfeoffed & Confirmed, & doe hereby giue grant, & fully clearely & absolutely, bargan sell assigne enfeoffe & Confirme, vnto the sd Symon Lynde his heyres executors administrators & assignes for ever : All that our now dwelling house and houseing scituate lijng & being In Kittery In New England, & sometyme

Lockwood To Lynde heretofore in the tenour or occupation of ffrancis Champernoon Esq^r, togeather alsoe with thirty Acers of vpland with the Marsh that lyeth next adioyneing to the sayd house at a gutt that parts

the sayd Marsh, & the house & Land of Geo: Palmer which sayd Thyrty Acers of vpland doth runne from the sd gutt towards the house & Land of Robert Edg, vntill the sayd Thyrty acers of vpland bee fully compleated/ to haue & to hould the aforesd houseing Lands & Meddows, being bounded nearest with George Palmers Westwardly, Robert Edges Northwardly, & the River Southwardly & Eastwardly, & alsoe the trees woods & vnderwoods comans easements profitts comoditys advantages Emoluments y^r vnto belonging, or appertayning, or in any manner or wise from thence to be

BOOK II, FOL. 108, 109.

had made or raysed vnto him the sd Symon Lynde, his heyres executors administrators or assignes, to his & theire soole & onely vse benefitt & behoofe for ever; And Wee the sayd Richard Lockewood & Deborah my wife, do for us our heyres executors & Administrators covenāt promiss & grant, to & with the sayd Symon Lynde his heyres executors administrators & assignes by these Presents that Wee the sayd Richard Lockewood & Deborah my wife are before the Ensealing & delivery here of, the soole & proper owners of the afore barganed premisses, & haue In our selues full & Legall Right & authority to give grant bargane sell & Confirme the before barganed premisses vnto the sayd Symon Lynde, his heyres executors administrators & assignes for ever/ & that ye afore barganed premisses, & every part & Prcell thereof are free & cleare and fully clearely acquitted, discharged of and from all other or former barganes sayles gyfts grants Dowrys Titles Morgages or Incomberances whatsoeuer, & shall & will warrant mantayn & Defend the same & every part and Parcell thereof, vnto him the sayd Symon Lynde his heyres executors administrators & assignes for ever, aganst all Prson or Persons whatsoever, any way claymeing or demanding the same, or any part or Prcell thereof, and shall & will at all tyme & tymes bee ready & willing to give & pass more full & ample assurance & Confirmation of the Premisses vnto him the sayd Symon Lynde, his heyres executors administrators or assignes, as In law or equity can bee devised advised or required: And Wee doe hereby render & give vnto the sayd Symon Lynde full & Actuall possession Seisin & Levery of the aforebarganed houseing [109] Thyrty Acers of vpland with the Meddows and premisses as afore sayd/ In Witness whereof Wee the sayd Richard Lockewood & Deborah my wife haue here vnto putt our hands & seals this Twenty secund day of Septemb^r Anno: Dom : 1671: & In

the three & twenteth years of the Reign of our Soueraign Lord King Charles the Secund/

Signed sealed & Delivered
In the Prsence of us/
Richard Styleman/
Samuell Lynde/Richard Lockewood (his
seale)
Deborah Lockewood (her
beorah Lockewood (seale)Note: Styleman/
Samuell Lynde/her Marke \mathcal{R}

Portsmoth: 22: Septembr 1671: Captajn Richard Lockewood & Deborah his wife

acknowledged this Instrument to bee theire free

Act & Deed/ before mee Elyas Stylemā:

Comissior

A true Coppy of this Deed or Instrument aboue written transcribed out of the originall, & there with compared word for word this fifth of March 1671: p Edw: Rishworth

ReCor:

These Prsents witnesseth, that I Nathaniell Fryer Fryer of Portsmouth, & Christean Fryer my Uynde wife, In the River of Pischataqua M^rchant doe assigne all my right title & Interest of the within mentioned bill of sayle vnto Mr Symon Lyndes his heyres executors administrators & assignes for ever, as witness my hand this 23 of Septeb 1671 : Witnes vs/ Nathall Fryer

ffran : Champernoown/ Richd Styleman/ Jo : Harvie/ Nathall Fryer The marke ______ of Christean Fryer/

Portsmouth 22th Febru: 1671:

Mr Nathall Fryer & Christean his wife acknowledged this Assignement vnto w^ch they haue sett thejr hands, to bee y^r free act & Deede before mee Elyas Styleman Commissio^r/

BOOK II, FOL. 109.

A true Coppy of this Assignem^t aboue written with the acknowledgm^t thereof Transcribed out of the originall & there with compared this 5th of March 1671:

p Edw: Rishworth ReCor:

Know all men by these Prsents that I Sylvester Harbert of Kittery in Pischataqua River & Mary my wife, for & In consideration of Eighty fiue Harbert To pounds Sterig in hand payd by Mr Nathaniell Frver Fryer of Portsmouth In the sd River of Pischataqua M^rchant, where with I the sayd Harbert & Mary my wife doe acknowledg our selues fully satisfyd haue barganed & sould, & doe by these Prsents bargan sell, alliene, sell & sett ouer, vnto the sayd Nathaniell Fryer, his heyres executors administrators or assignes for euer one dwelling house formerly in y° occupation of Captaj ? Francis Champernown, since In the hands of Capt Walter Barefoote, togeather with Thyrty Acers of vpland, with the Marsh that is next adjoyning vnto the sayd house, at a Gully or gutt that parts between the sayd Marsh, & the house & Land of George Palmer, which sayd Thyrty acers of vpland, is to runne from the sayd Gully or gutt including the Marsh aforesayd, & to compass the sayd house, and to runne towards the house of the now dwelling house and Land of Robert Edg on Kittery side aforesayd vntill the sayd Thyrty acers of vpland bee Compleated togeather with all the priuiledges, and appurtenances there vnto belonging, & appertayning & I the sayd Sylvester and Mary my wife doe hereby promiss to defend the title here of against all manner of Prsons whatsoeuer, laijing claime to the same, hereby promissing to deliver vp all writeings concerneing the same farely written and vncanselled, & to giue any further assurance of the premisses as the sayd Fryer, or his learned Counsell shall devise/ In witness to all and singular the Premisses, I the sayd Sylvester Harbert & Mary my wife, haue vnto these Presents sett to our hands & seales the 29th of Aprill 1662:

Signed sealed & Delivered

In the Prsence of, Nic : Shapleigh/ Edw : Lyde/ Walter Barefoote/

Sylvester Harbert (his scale) his marke

Mary Harbert/ This Deed was acknowledged before mee this: 1:3:62:

Nic: Shapleigh/

A true Coppy of this Instrument aboue written transcribed out of y^e originall & there with compared this 10th of March 1671: p Edw: Rishworth ReCor:

Know all men by these Prsents that I Thomas Gorges Deputy Gouer, haue In y^o right of Sir Fardina. Gorges Gorges K^t Lord Proprietor of the province of Mayn, given & granted vnto Tho: Canny his heyres & assignes for euer three Acers of Marsh

or the r abouts, between Burchim Poynt & Anthonys Poynt, lijng in the Great Marsh that hath been made vse of these two yeares by the sd Thomas Canny, yejlding y^rfore & paijng vnto the sd Sir Fardind^o Gorges his heyres & assignes the some of one shilling on y^o 29: day of Septemb^r: Given vnder my hand this 28: July 1643:

Thomas Gorges Depty Gou^r

A true Coppy of this Grant transcribed out of the originall & there with Compared this 25: March: 1672: p Edw: Rishworth ReCor:

[110] Know all men by these Prsents that I Thomas Canny Senjo^r, of the County & Towne of Yorke, vnder the Massatusetts Jurisdiction In New England for & in Consideration of Two pounds & tenn shillings In hand payd, by Mr Hatevill Nutter of the Town of Dover, vnder the sd Jurisdiction to my full satisfaction the receipt w¹of I do by these Prsents acknowledg: I haue alienated & sould & do by these Prsents further Confirme Infeoff make ouer &

Canny To Nutter assigne vnto y° sayd Hateevill Nutter three Acers of Marsh less or more, lijng & being in the Town shipp of Kittery, Joyneing vpon the fore River above Birch poynt neare the Land of

James Emery & Dan^u Gooding, w^{ch} sd Marsh is Comanly Called the fowleing Marsh / Wch sayd Marsh was granted to mee by Mr Tho: Gorgs in the Right of Sir Fardind^o Gorges the 28: July Ano Dom: 1643: the the Proprietor of of the province of Mayn/W^{ch} sd Marsh with Its priviledges & appurtenances even all my right & title there vnto, I do by these Prsents sell & Confirme to the sd Hattevill Nutter his heyres & assignes for ever; To have & to hould without the lett sujte hinderance or denyall of mee the sd Thomas Canny my heyres executors or administrators, or any from by or vnder any of vs/ I doe further by these Prsents allow of, own as right & Lawfull, the possession & Improvem^t w^ch y^e sayd Hattevill, or any vnder him hath had or made y'of, at any time before this Prsent Writeing, since our verball bargan long since made/ In witnes of the Premisses I Tho: Canny haue here vnto sett my hand & seal this 16th day of Janv: Ano: Dom : 1670:

This Deede was signed sealed Thomas Canny Senjo^r (^{hig} beliverd In the Prsence of us/

Joⁿ Rayner/ Phillip Cromell/ his marke

This Writeing was acknowledged by Thomas Canny to bee his Act & Deed this 16: Janry before mee Richd Walden Comisi⁷ 1670:

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BOOK II, FOL. 110.

Know all men by these Prsents, that I Hatte-Nutter vill Nutter, doe hereby Assigne & sett over vnto To Roberts John Roberts Senjo^r, all my right title & Interest, & Claym w^tsoeuer, that belongeth vnto the sd Nutter, by vertue of the with in written Deede of Sayle to him the sayd Roberts, his heyres & assignes for euer, as witness my hand, this 28 : day of March 1671 : & seale Witness Job Clementts/ Hatevill Nutter (^{his} Hene : Dering/ Dover the 28 : of March 1671 :

Mr Hatevill Nutter Acknowledged this Assignem^t to bee his free Act & Deede/ before mee Elyas Stylemā: Commissio^r/

A true Coppy or Coppys of this Deede with y^e Ass gnem^t & acknowledgm^{ts} aboue written transcribed out of the originall & there with Compared this 25: March: 1672: p Edw: Rishworth ReCor:

Wee Whose names are vnderwritten being chosen Select men for the Town of Wells, with the free Consent & approbation of the Inhabitants of y° sd Wells то Town, manifested by the voats at a Legall Town Cross meeteing, haue given & granted & by these Prsents do giue & grant & make ouer vnto Jos: Cross an Inhabitant of the sayd Town, his heyres executors administrators or assignes, all o' right Title & Interest vnto & in one hundred & fiuety Acers of Land, to have & to hould to y^e soole vse behoofe & benefitt for ever, bounded on the North East side by Thomas Littlefejlds lott, & on y° South East End by Mr Wheelewrightts Land, & on the South West side by Ogunquett River vntill It come to bee Thyrty pooles wide, & then being bounded by Fran: Backus his Lott/It is to runne on a West north West Lyne vntill 150 Acers bee

BOOK II, FOL. 110.

Compleated/ beareing Date from y^o 20th of Aprill Ano: Domi: 1668: as Attests o^r hands/ Willia: Hammonds/

A true Coppy of this Grant transcribed out of y^e Originall, & y^rwith Compared this 25: March: 1672:

p Edw: Rishworth ReCor:

Willia : Hammonds/ Eezekell Knights/ Senjo^r/ John Littlefejld his Marke/ John Samil Austine/

Janvary: 1671:

York Town To Ab: Preble Given Granted & layd out by the Select men of the Town of Yorke, vnto Abra: Preble of the sayd Town a Certen Tract of vpland Contayneing the quantity of fourty fue Acers, being more or

lesse, lijng along by the sea side before the hither short sands as Wee goe to Cape Nuttocke, next adjoyneing to a Prcell of vpland formerly granted vnto John Allcocke & John Hurd by Mr William Hooke, & with them exchanged by Mr Abra : Preble deceased, for another Prcell of Land at Scottland & Tenn Acers more weh the Town gaue the sd Abra: Preble, Adioyneing vnto the sd 20 Acers bought or exchanged with them/ In the whool being Thyrty Acers, runneing fiue scoore poole by the sea, & soe fare backe as Compleates the Numb^r of Thyrty Acers, Next Adioyneing vnto w^ch Land, Wee the Select men haue added twenty poole more on the North East end or side of the sayd vpland, to runne along by the sea side & soe backe into the woods the same breadth & togeather on the backe side of the former Thyrty Acers aboue mentioned, vntill the full quantity of fourty fiue Acers bee fully Compleated/wch being added to the former 30 Acers makes in the full & Just Numb^r of seaventy fiue Acers, lijng & being on the North East side of Richd Bankes his & Peter Twisdens Lands/

ffurther granted vnto Abra: Preble Tenn Acers more of vpland lijng aboue & next vnto his greate stoone Lott at the sea side, & adioyneing to the front of Phillip Addams his lott & soe bounded between y^e little River & Goodm $\tilde{\cdot}$ Bankes his Lott/ Edw: Rishworth/

A true Coppy of these Grants aboue written transcribed out of the originall & there with compared this 26: of March 1672: Edw: Rishworth John Davess/ Mathew Austine Edw: Johnson John Allcocke

To all Christean people, to whome this Present writeing Indented shall come/ the Counsell for the affayres of New England In America send greeteing, In our Lord God euerlasting. Where as King James of famous Memory, late King of England Scottland, France & Ireland, by his highness letters Pattents, & Royall Grant vnder the great seal of England, beareing date the 3d day of Novembr In ye eighteen yeare of his Reign of England, France, & Ireland &c: for the causes y'in expressed did absolutely giue grant & Confirme vnto the sd Counsell for the affayres of New England in America & their successossors for euer, all the Land of New England, lijng & being from fourty to forty eight degrees of Northerly latitude & in length by all that breadth aforesd from sea to sea through out yº Mayn land togeather with all the woods waters, Rivers soyles hauenes, harbours Yslands & other Comoditys w'soeuer therevnto belonging, with diverse other priviledges [111] Preheminences profetts & lybertys, by sea & Land, as by the sayd letters Pattents amongst other things Contayned, w'vnto due relation being had, more at large It doth & may appeare; Now know yee that y° sayd Counsell for the affayres of New England In America, as well for & In consideration that Thomas Lewis Gentle : hath already been at the Charge to transport him

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p Edw: Rishworth ReCor:

BOOK II, FOL. 111.

selfe & others to take a vew of New England in America, aforesd, for the bettering of his experience in aduanceing of a plantation, & doth now wholly Intend by gods assistance with his Associates to plant there, both for the good of his Majestys Relmes & dominions, & for the propagation of Christean religion amongst those Infidells, & In considera-

tion alsoe y^t the sayd Thomas Lewis, togeather ^{Ply: Councill} with Cap^t Richd Bonighton, & alsoe with there ^{To} assotiates & Company haue vndertaken at thejr own proper Costs & Charges to transport fluety

Prsons thither with in seaven yeares next Insewing, to plant & Inhabitt there, to yº advancement of the Generall plantation of y^t Country, & the strength & safety y^tof amongst the Natiues or any other Invadors : Alsoe for the Incoragement of the sd Thom' Lewis, & Cap' Ric : Bonighton & other thejr assotiates & assotiates And other good causes & Considerations the sd consell there vnto moueing, haue given granted Infeoffed & Confirmed, & by this Prsent writeing, doe fully clearly & absolutely giue grant Infeoff & Confirme vnto the sayd Thomas Lewis, & Capt Ric: Bonighton their heyres & Assignes for ever: All that part of the Mayn Land In New England In America aforesd, commanly Called or known by the name of Swanckadocke, or by w^tsoever other name or names the same is or shall bee hereafter Called or known by, scituate lijng & being between the Cape or bay comanly called Cape Elizabeth & the Cape or bay comanly called Cape Porpus Conteyneing In breadth from North East to South West along by the sea foure Miles In a streight lyne, or accompting seaventeen hundred & three scoore yards according to y^e standerd of England, to every mile, & eight English Miles vpon the Mayn Land on the North side of the River Swanckadock after the same rate, from the sea through all the breadth aforesayd, togeather with all the shoares, Cricks, bays Harbours & Costs alongst the sea, with in ye lymitts, & bounds aforesd, with the woods & Yslands next adioyneing to the sd Lands, not being already granted by the sd

Counsell, vnto any other Prson or Prsons, togeather alsoe with all the Lands Rivers Mines Mineralls of what kind or nature soeuer woods quarries, Marshes waters Lakes, fishings huntings haukeings fowlings Comoditys Emoluments, & hæreditaments Whatsoeuer, with all & singular thejr & every of their appurtenances in or with in the lymitts or bounds aforesayd, or to the sayd Land lijng with in the sayd Lymitts or bounds belonging, or in any wise app^rtayneing : To have & to hould all & singular ye sayd Lands & Premisses, with all & singular the woods quarries Marshes Waters Rivers, Lakes, fishings, fowleings, Hawkines Huntings, Mines Mineralls of what kind or nature soever, priviledges Rites Jurisdictions, lybertys Royaltys & all other pfetts, commoditys Emoluments, & hereditaments w'soever, before in & by these Presents, given & granted, or here in ment, mentioned or Intended, to bee hereby given, or granted with their & every of their appurtenances & every part & Prcell thereof (except before excepted) to ye onely proper vse & behoofe of the sd Thomas Lewis, & Capt Richard Bonighton, thejr heyrs Associates & assignes for ever, vnto the sd Tho: Lewis & Capt Richd Bonighton their heyres Associates & assignes for ever/ Yeilding & paijng vnto or Soveraign Ld the King, one fifth part of gould & silver oare, & another fifth part to the Counsell aforesayd, & thejr successors : to bee houlden of the sd Covnsell & y^r successors by the rent hereafter in these Prsents reserved Yeilding & paijng therefore yearly for ever vnto the sayd Counsell their successors or assignes, for every hundred acres of the sd Land In vse Twelue peence of Lawfull mony of England (Into the hands of the rent gatherer (for the tyme being) of the sayd Counsell their heyres or successors for all scervice whatsoeuer: And the sayd Counsell for the Affayres of New England in America aforesd, do by these Prsents nominate, depute, authorize appoynt & in their place & steade putt Willia : Blackestoon of New England aforesd Clerke, William Jefferys & Edw: Hilton of the same

Gentle : & either or any of them Joyntly or severally, to bee thejr true & Lawfull Atturney or Atturneys, & in thejr name & stead to Enter into the sayd part or portion of Land, & other the pmisses, with the appurtenances by these Prsents, given & granted, or into some part there of in the name of the whoole, & peaceable & quiett possession & seazin there of for y^m to take & y^e same soe had & taken in y' names & stead to deliver possession & seazin there of vnto the sd Thomas Lewis & Capt Richard Bonighton, thejr heyres Assotiates & assigñ according to the Teñor forme and æffect of these Prsents, ratifijng confirming & allowing all & w'soever the sayd Atturney or Atturneys or either of them shall doe In or about y° femisses by vertue here of; In witness w'of the sayd Counsell for the affayres of New England aforesayd, haue here vnto caused thejr coman Seale to bee putt yeaven the Twelfth day of ffebru: Ano Dom . 1629: & In the fifth yeare of the Reign of our Soueraign Ld Charles by the grace of god King of England Scottland France & Ireland Defend^r of the faith &c :

R: Warwicke

Edw: Gorges/

June 28:1631:

Possession Levery & seazin had & Delivered by the with in named Edw: Hilton Gentle: one of the Commissioners nominated by the Lords of y^e Consell for y^e affayres of New England, vnto y^e with in named Thomas Lewis Gentle

In y^e βsents & sight of the Prsons vnder named/ Tho: Wiggin James Parker/ Henery Watts/ George Vahan/

This is a true Coppy of a Pattent exhibited by Mr John Bonighton vnto the commissioners of the Generall Court, being examined y^r with word for word as Attests/

9: 5th M^o 1660 Thomas Savage

A true Coppy of this Pattent transcribed out of a coppy of y^e originall Attested by Cap^t Tho: Sauage/& y^rwith compared word for word this 29th of March 1672: p Edw: Rishworth ReCor: [112] This Indenture made the Thyrteeth day of Decemb⁷ In the ninteenth years of the Reign of our Soveraign Lord Charles the secund, by the grace of god of England, Scottland, France and Ireland King, Defend⁷ of the faith &c: between John Shephard of Kittery In the Province of Mayn, husbandman, on the one party, & William Seely of Kittery aforesd, In the sd Province of Mayn fisherman, on y⁶ other party; Witnesseth, that y⁶ sd John Sheaphard, for & In consideration of y⁶ sume of Eleaven pounds, of Lawfull pay of New England in hand before the Insealeing & delivery of these Prsents well & truely payd,

Shephard To Seely the receipt w^t of the sayd John Sheaphard doth hereby acknowledg, & him selfe to bee fully satisfyed contented & payd, & there of & of euery part Prcell & penny there of, doth acquitt exon-

erate & discharge the sd Willia : Seely his heyres executors & administrators & every of them for ever by these Prsents, & for diverse other good causes, & considerations him there vnto espetially moueing, haue given granted barganed, & sould Alliened Inffeoffed, convayed released, assured Delivered & Confirmed, & by these Prsents doth grant bargane & sell Alliene Enfeoff, convay release, assure deliver & Confirme, vnto the sd William Seely his heyres & assignes all that Messuage or tenement scituate lijng & being on the West side of Spruse Creeke, sometyms heretofore in the possession of one Richd Carle, & now In the possession of the sd John Sheaphard, & alsoe and singular houses Ediffices, & buildings, now there vpon standing, & being, weh sd Prcell of Land & Tenement doth conteyne by estimation Tenn Acers bee It more or lesse, togeather with all Comans easements, profitts comoditys advantages Emolum^{te} hereditam^{tes} & appurtenances whatsoeuer to the sayd Messuage or tenement belonging, or any wise appertayneing; & Asoe all the Right title Clayme vse possession remajnd^r & demand w'soeuer, of him the sayd John Sheaphard, his heyres & assignes of in & to the sayd p^rmisses, or of in &

vnto every or any part or Prcell there of: To haue and to hould, the sd Messuage or Tenement & Land & every part or Prcell there of, & all houses Edeffices & buildings, & all Comanes esements profetts, comoditys aduantages Emoluments hereditaments & appurtenances whatsoeuer, vnto the sd William Seely his heyres & assignes for ever, to ye onely soole & proper vse & behoofe of the sd William Seely his heyrs & assigns for ever, & to & for noe other vse intent & purpose w'soeuer, & y° sd Joⁿ Sheppard for him his heyres executors administrators & assignes, & for all & every of y^m doth hereby Couent promiss & grant to & with yo sd Will Seely his heyrs & assignes & to & with every of them, by these Prsents, that hee the sayd William Seely, his heyres & assignes & every of them, shall & may lawfully quietly & peaceably haue hould vse occupy possess & Inioy to his & thejr own proper vse & behoofe all & singular the sayd hereby granted, & barganed p^rmisses, & every part & Prcell thereof with the appurtenances, freed acquitted & discharged, or otherwise well & sufficiently saved, & keept harmeless of & from all & all manner of former & other barganes, sales gyfts grants Leases Joynters Dowries, titles troubles charges & Incomberances whatsoeuer, heretofore had made committed suffered or done, or hereafter to bee had made Comitted suffered or done by the sayd John Sheaphard, his heyres executors Administrators or assignes, or any of them, or of or by any other Prson or Prsons whatsoeuer Lawfully Caymeing from by or vnder him them or anie of them: And the sayd John Sheppard for him his heyres executors administrators, & assignes, & for all & every of them, the sd p^rmisses before hereby granted barganed & sould or hereby ment mentioned or Intended, to bee granted barganed & sould vnto the sayd William Seely, aganst him the sayd John sheppard his heyres & assignes, & against yº sayd Richd Carle his heyres & assignes, & against all & euery other pson or Prsons whatsoeuer, lawfully Caymeing from by or vnder him them or any of them, shall & will warrant & for ever Defend by these Prsents, the Right & Title belonging to the Proprietor of the Pattent, of the Premisses, onely excepted & fore repryzed: In witness where of the Prtys aboue named to these fisent Indentures Interchangeably haue sett there hands & seals, the day & yeare first aboue written/

~ ~	/
Sealed & Delivered	The marke of
In the Prsence of	John S Sheppard $\binom{his}{seal}$
Jeremiah Hubbard/	John Sheappard ownes this
Abra : Corbett/	Instrument aboue written to
Edw: Chambers/	bee his act & Deede before
	mee this 7th of May 1672 :
	Edw: Rishworth Assofe/

This Deed or Indenture aboue written transcribed out of the originall & therewith compared, word for word this 10^{th} of 2:1672: p Edw: Rishworth ReCor:

Witnesseth these Prsents, that I John Allcocke of Yorke, do grant bargane & sell vnto Thomas Mowlton of Hampton, my soole Right & Interest in a Prcell of vpland contayne-

Alcock To Moulton ing three scoore & tenn Acers lijng togeather next Adioyneing to a Prcell of Land of Arther Bragdons vp the River, of Yorke, vpon w^ch Land there is a small building, three acers of

Land broake vp, & about 15 or 16 Acers more or lesse fenced in/ And the full quantity of Tenn Acers of fresh Meddow, lijng at the head of the North West branch of the aforesd River, being all my right I bought of John Parker, & what other stripps of Meddow the Town gave mee/ In consideration that the sayd Tho: Mowlton shall pay or cause to bee payd vnto mee the sayd John Allcocke or my assigns, the Just some of fluety pounds/ Twenty flue pounds to bee payd at or before the last of Octob⁷ next Insewing, the one halfe to bee Deliuerd In M⁴chañble wheate in Boston at Current prise there, the other halfe at Yorke In Cattle at prise Current there : prizd by 2 Indifferent men, each of them chuseing one/ And the other Twenty fiue pounds to bee payd at or before the same tyme Twelue Moenth after In the same pay & In manner as aforesayd : vpon w^{ch} Considerations I the aforesd John Allcocke & my assignes, do grant ratify, & Ingage my selfe to make good, all the Title of my aforesayd Interest of my aforesd vpland & Marsh now sould vnto Thomas Mowlton, & to his assigns for ever/ In Witnesse of all & every of the abouesd p^rmisses, I haue here vnto sett my hand & seale, this 22th day of March : 1655 :

Signed, sealed & Delivered

John Allcocke (his seale)

In the Prsence of/

Edw: Rishworth/

Ric : Bankes his marke \mathcal{R}

Thomas Curtis/

A true Coppy of this Deed aboue written transcribed out of the originall, & y^rwith Compared this 10th Aprill: 1672: p Edw: Rishworth Re: Cor:

[113] Witness these Presents that I Thomas Mowlton of Yorke, In Consideration of fourty two pounds w^{ch} I am to receiue of Allexand^r Maxwell, as doth & may appeare by a bond vnder his hand, do hereby make over sett ratify & confirme, my

soole right & Interest of w'soever Lands & Meddows, & all other priviledges y'to belonging, whither of Tymber or otherwise, w^{ch} I bought of John Allcocke, according to y^e teno^r of this bill or bond aboue written, vnto the sd Allexand^r Maxell, & his heyres & assignes for ever/witness my hand this three & twenteth day of Janvary 1657:

Signed In the Prsence of/ Thomas Mowlton/

Edw: Rishworth/ Henery Sayword/ A true Coppy of this assignement transcribed out of the originall & y^rwith Compared this 10^{th} 2: 1672: p Edw: Rishworth ReCor:

To all Christean people to whom this Prsent writeing shall come, I John Dyament send greeteing/ In o^r Lord god Everlasting &c: Know yee that I the sd John Dyamont for diverse and sundrie considerations mee here vnto moueing, as also efor & in the Consideration of the some of Three scoore pounds in hand payd, wrof I do acknowledg the

Jn° Dyemont To his Bro: William receipt there of, & every part & parcell thereof, by these Prsents haue barganed sould & sett over vnto William Dyament my brother, All that house w'in the sayd William Dyament now

liueth, with tenn Acers of land contayneing twenty pooles In breadth, adioyneing to the house, which sayd Premisses, are scituate lijng & being (In crooked lane, soe comanly Called) Mr Thomas Wills his Land bounded on the North West, & the Lands of Mr Robert Cutt, on the East, w^ch Lands my father possessed by vertue of a Town grant, & by It this may more playnly & fully appeare; To have & to hould the aforesd Prmisses, to the aforesd Willi Dyament his heyres executors, administrators & assignes for evermore: And y^e sd John Dyament doth hereby promiss for him selfe his heyres executors Administrators & assignes, that the sd Willia : his heyres executors, administrators & assignes shall quiettly Inioy the aforesd Premisses, with out any lett hinderance or Molestation from by or vnder him, or them the aforesd William his heyres, executors Administrators or assignes, yeilding paijng or doeing thinges according to y° Customes layd vpon the Premisses/ to these ßsents I the sayd Joⁿ Dyamo^t haue sett my hand & seal this eight-

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eenth day of Novemb^r In y^e yeare of o^r Lord god, one thousand six hundred sixty seaven 1667: Sealed signed & delivered, John Dyement (^{his}_{seal}) In the βsence of us/ Hugh Allard/ Arthur Clapha : Portsmoth j: Aprill 1670: John Dyament acknowledged this Instrument to bee his Act & Deede hefore mee Elyas Stylemā: Commisso^r/ A true Coppy of this Instrument transcribed out of the

originall & y^r with compared this 28 : of April 1672 : p Edw : Rishworth ReCo1 :

The Deposition of Rowland Flansell aged about 30 yeares/ This Deponent sayth, that hee liueing at the house of John

Bowland
FlanselsDyament deceased heard the sayd John speakeRowland
Flansels
Testi.In giveing to his sun William Dyament a Certen
Tract of Land, which lyeth between his own

lott of Land, & his sun Andrews Lott of Land, and his Elldest sunn John Dyament & his Mother would haue mee to bujld a house vpon the sayd lott for the sayd William, but William at y^t tyme was loath to haue It done, & further sayth not/

Taken this 6th of July 1671: p mee ffran: Neale Assole A true Coppy of this Deposition transcribed out of the originall this 28: 2: 72: p Edw: Rishworth ReCor:

Allexand^r Joanes aged fluety two years or y^r abouts examined sayth, that hee this Deponent about 4 yeas since,

Jones Test for Crockett being desired by Cap^t Bryan Pendleton to fetch wood at or vpon the Necke of Land w^ton Thomas Crockett now liueth, according to w^ch desire hee this deponent did cutt & carry away some wood

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of the same necke of land, but as soone as y^e sayd Crockett vnderstood the same, hee tooke an occasion to meete this Depon^t & discharged him from Cutting any more, vpon w^ch discharge p the sd Crockett. this Deponent being vnwilling to loose his labour, desired the sd Crockett to giue him leaue to cutt one boate Loade, & hee would desist & come there noe more/ vpon w^ch promiss the sd Crockett tould him that If hee this Deponent would cutt It vpon his Accompt should, but should cutt none vpon Cap^t Pendletons, w^ch this Deponent did accept, & cutt & carrjed away/ & further sayth not/

Taken vpon oath the seaventh day of ffebru : Anno : Dom :1667 :before mee ffrancis Champernown Just pe :

A true coppy of y^s Deposition transcribed out of y^s originall this 19th of June 1672 : p Edw : Rishworth ReCor :

Squire for D^{the}

The Deposition of Barnard Squire aged 40 years or y^r abouts/ this Deponent witnesseth y^t was I was cutting wood with William Woolfe

In Spruse Cricke aganst Tho: Crocketts fejld, w^rof severall tymes the sd Crockett forewarned vs, from cutting wood, & after wee came to vnderstand that It was the sd Crocketts Land, wee left off cutting/ & further sayth not/

Barnard Squire tooke his oath to w^t is aboue written this 17th day of June 1672 : before mee John Cutt Commissi^r/

A true Coppy of this Deposition aboue written transcribed out of the originall this 19th of June : 1672 :

p Edw: Rishworth ReCor:

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The Deposition of John Whitte aged 66 years or there abouts/

White for This Deponent being sworne sayth, that about nine or 10 years agoe, wⁿ Thomas Crockett did brew for Cap^t Pendleton, being Prsent at his brew house did heare Cap^t Pendleton &

Thom[•] Crockett discourse of Land & the sd Crockett did desire Cap[†] Pendleton that he would not meddle with that Land that hee was about to buy of Ryce Tomass because It was the sd Crocketts Land, & It would breed a great difference between them/ & then Cap[†] Pendleton replyed God forbid that I should do any man wrong, I will not meddle with it/ & further sayth not/

Taken vpon oath this 24: of June 1669: before mee Rog^r Playstead Assotiate/

A true Coppy of y^{*} deposition transcribed out of the originall & y^{*} with Compared this 19 : of June : 1672 :

p Edw: Rishworth ReCor:

The 19th of Septembr 1659:

The declaration of Jane the Indean of Scarbrough concerneing Land/

This aforesayd Jane alias vphañum doth declare that her mother namely Naguasqua the wife of Wickwarrawaske Sagamore, & her brother namely vgagoyuskitt & her selfe namely vphannu $\tilde{:}$ coæqually hath sould vnto Andrew Alger, & to his brother Arther Alger a Tract of Land, beginning att the Mouth of y^o River Called blew Poynt River, where [114] the River doth part, & soe bounded vp along with

Indians To Alger vide Page 154 the River Called Oawascoage in Indean, & soe vp three scoore poole aboue the falls, on the one side, & on the other side bounded vp along with the Northermost River, that Treaneth by the great hill of Abram Jocelyns & goeth Northward, bounding from the head of y^t River South West & soe to the aforesd bounds, namely three scoore pooles, aboue the Falls; This aforesayd Vphanum doth declare, that her mother & brother & shee hath already in hand received full satisfaction of the aforesayd Algers for the aforesd the Land from the begining of the world to this day provided on conditions that for tyme to come from yeare to yeare yearly, the aforesd Algers shall peaceably suffer vphannum to plant In Andrew Algers fejld, soe long as vphannu \vdots & her mother Neguasqua doe both live/ & alsoe one busil of corne for acknowledgm^t euery yeare soe long as they both shall Liue/ Vphannu \vdots doth declare that y^s bargan was made In the yeare 1651: vnto which shee doth subscribe/

the marke of vphannum/

In y^e Prsence of Robert Cooke/ the day & date aboue written/

Jane an Indean Woman, did appeare before mee the 21th of June 1672 : & did acknowledg this Instrum^t was the deed of her mother & her selfe, before mee Bryan Pendleton

Assote/

A true Coppy of this Instrument, with the acknowledgment y^rof, transcribed out of the originall & y^rwith compared, this 25^{th} of June 1672: p Edw: Rishworth ReCor:

A further acknowledgm⁴ of this Deed pa: 154:

Where as there is foure hundred pounds Sterling, due vnto Robert Gibbs of Boston M^rchant which sayword Gibbs doth yett remajne vnpayd; Therefore know all men by these Prsents, that I⁶ Henery Sayword

of Yorke haue barganed & sould, & do by these Prsents bagane & sell alien assigne & sett ouer, vnto Robert Gibbs aforesayd, all that my dwelling house, with my Mill I am now bujlding at Wells togeather with all my Lands lijng & being between Cape Porpus River & Kenebunke River, being about a Mile broad & a mile in length bee It more or lesse/

To have & to hould the aforesayd house lands Mill with all the priviledges vtensells and appurtenances therevnto belonging, or In any wise appertayneing, to him the sd Robert Gibbs his heyres executors administrators or assignes for ever without the lett or hinderance of mee the sayd Hene: Sayword my heyres executors Administrators or assignes/ Always provided & It is hereby agreed vpon that; If I the sayd Hene: Sayward my heyres executors Administrators or assigns shall well & truely pay or cause to bee payd vnto the sd Robert Gibbs, his executors Administrators or assignes, the full & just quantity of Two hundred thousand foote of M^rcht^{ble} square edg'd pine boards, to bee delivered at some convenjent Landing place by the water side at Wells In manner & forme followg vidz' that is to say sixty thousand foote of the aforesayd mentioned boards to bee payd at or before the twenteth day of Septemb^r next insewing the date hereof and fourty thousand foote more of the aforementioned boards to bee payd at or before the tenth of March next insewing the date hereof, and one hundred thousand foote more being y° residue of the aforementioned two hundred thousand foote aboue expressd, to bee payd at or before the last day of July, which shall bee In the yeare of our Lord god one thousand six hundred seaventy three with out frawd or delay, that then this Deed to bee voyd & of none æffect, otherwise to stand In full force & vertue, as full & as firme & cleare as If this Deed had been made with all the tearmes of Law & art as any deed or Morgage W^tsoeuer/ In witness w^tof I haue here to sett my hand & seal this twenteth day of June one thousand six hundred seaventy & two/

Signed sealed & DeliverdHenery Sayword (his)In the Prsence of us/June 20th 1672 : Henery SaywardElyas Styleman/came & acknowledged the aboueMary Styleman/written to bee his Act & Deedbefore meebefore mee

Elyas Styleman Commissio^r

A true Coppy of this Instrument aboue writen transcribed out of the originall this 27 June 1672 : & y^{*}with Compared p Edw : Rishworth ReCor/

This Indenture made the fifth day of June In the years of our Lord God one thousand six hundred seaventy two, between Cap^t Fran : Champernoon of Kittery in the County of Yorke Esq^r, of the one party, & Nathall Fryer of Portsmouth, In the County of Norfocke M^rchant of the other party, Witnesseth y^t the sayd Fran : Champnoon, for & In consideration of y^e some of eight hundred & thirty pounds

Champernoon To Fryer of lawfull pay of New England, in hand before the sealing & delivery of these Presents, well & truely payd the receipt w^rof, the sd Francis Champernoon doth hereby acknowledg, & him

selfe to bee fully satisfyd Contented, & payd, & y^rof & of euery part & penny thereof doth acquitt Exoñrate & discharge, the sd Nathall Fryer his heyres executors administrators & assigns, & euery of them by these Prsents/ Hath granted barganed & sould, aliend Enfeoffed, convayed released, assured delivered & Confirmed, & by these β sents doth grant bargan & sell alliene Enfeoffe Convay release assure deliver, & Confirme vnto the sd Nathil Fryer his heyres & assignes, All that Westerne part of the Ysland, commanly called & known by y^e name of Cap^t Champerowns Ysland, begineing at a place y^r comanly Called Pejrce

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his Landing place, & soe along that ditch fence through the Marsh over the beatch, vpon a East North East lyne, the sea therefrom thence to y° Harbours Mouth on the South East side, & the harbour of Pischataq & yº Crick that goes to or through Braueboate harbour, to yº sd Landing place or ditch fence, on the North & West sides y'of / And alsoe all that Ysland at the Harbours Mouth Called Wood Ysland, the two fishing Yslands & all other Yslands, & Isletts Crickes, Coues, & alsoe all & singular houses, Edefices & buildings, ways paths passages, Trees, woods, vnderwoods, comons, Marshes sault & fresh, Easments, profetts comoditys advantages, Yslands Rocks or Ysletts w^tsoeuer, to the sd hereby granted & barganed p^rmisses, belonging or in any wise app^rtayneing: & to & with the same now vsed occupied & Inioyed as part Prcell or Member thereof, [115] or of any part or Prcell thereof/ And alsoe all the right title, Claye Interest, vse possession reversion, & demand w'soever of him the sayd Francis Champernown of in & vnto that part of the sayd Ysland, & prmisses with y° appvrtenances , belonging in or any wise app^rtayneing & of in & vnto euery part & Prcell there of; To have & to hould that part of the sd Ysland before hereby granted barganed & sould, or ment mentioned and Intended to bee herein, & hereby granted barganed, & sould vnto the sayd Nathall Fryer, his heyres & assignes for ever, to the soole & onely vse benefitt & behoofe of the sd Natll Fryer, his heyres & assignes for ever, & to & for noe other vse intent or purpose wtsoeuer: And the sd Fran: Champernoown for him, his heyres executors administrators & assignes, & for all & every of them doth hereby Covenant promiss & grant to & with the sayd Nathall Fryer, his heyres & assignes, & to & with every of them p these Presents, that hee the sd Natll: Fryer his heyres & assigns, shall & lawfully may from tyme to tyme, & at all tymes hereafter quietly & peaceably haue hould vse occupy possess, & Inioy to his & y' own proper vse & behoofe of all and singular the sayd before hereby granted & barganed prmisses, & every part and Prcell there of, with y° appurtences freed acquited & discharged, or otherwise well & sufficiently saved kept harmelese of & from all manner of former & other barganes sayles gyfts grants Morgages, Leases Joynturs Dowrys recognicezes Judg⁴⁰ Executions titles troubles, Charges & Incomberances w'soeuer, heretofore had made committed suffered or done or hereafter to bee had made committed suffered or done by the sd Fran: Champernown, his heyres executors or Administrators, or any or either of them or of or by any other Prson or Prsons w^tsoeuer, lawfully claimeing from by or vnd^r him y^m, or any or either of them: And the sd Fran: Champernoown for him his heyres executors Administrators, & for all & every of them doth further hereby Covenant promiss & grant to & with the sd Natll: Fryer, his heyres executors Administrators & assignes, & to & with every of them by these Prsents, that hee the sayd Francis Champnown, at the tyme of the Insealeing & delivery hereof, now is the very soole true pfect & absolute owner of the sayd Prmisses hereby granted barganed sould, or ment mentioned or Intended, to bee herein granted barganed & sould, & that hee now hath good right full pouer & Lawfull authority, to grant bargane & sell yº sayd Prmisses, & every part & Prcell thereof with the appurnances, vnto the sd Natha^u Fryer his heyres & assignes in manner & forme aforesd; And the sayd Fran: Champ^rnown for him his heyres executors & Administrators, & for all & every of them doth hereby further Covenant promiss & grant to & with the sd Nathanjell ffryer his heyres executors Administrators & assignes, & to & with every of them by these Prsents, that hee y° sayd Francis Champnown shall & will with in the Tearme of seaven years, next Insueing the date hereof, & vpon the reasonable request cost & charges in the law of him the sayd Natll Fryer, his heyres & assignes make, doe acknowledg execute & suffer, or cause & procure to bee made done acknowledged executed & suffered all & euery such further lawfull

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& reasonable Act, & Acts, thing & things devise & devises, assurances & convayances in the Law wtsoever, for the further more better & pfect assureing sure makeing & Inioijng of the sayd Premisses, & every part and Parcell thereof, with the app^ttenances hereby granted, barganed & sould, vnto the sd Natll ffryer his heyres & assignes, for ever: Bee It by fine or fines, Recouery or Recouerys with single or double voucher or vouchers, deed or deeds Inrowled or not Inrowled the acknowledgm^t, & Inrowlment of these Prsents, release confirmation with warranty, or without warranty, or by all any or as many of the ways & deuises aforesayd, or by any other ways or meanes whatsoeuer, as the sd Natha^u Fryer his heyres or assignes, or his or y^r Counsell Learned in the Law, shall bee reasonably devised, advised & required, soe as the sayd Fran: Champnoown at the tyme of such request to bee made as aforesd, shall not bee compelled, nor compellable to travell from the place of his vsual aboad, aboue fiue Miles for the doeing, executeing & Prformeing, of any other convayance or Assurance soe to bee made as aforesd/ In witness where of the Partys first aboue named to these Present Indentures, Interchangeably haue sett their hands & seales, the day & yeare first aboue written/ 1672:

Sealed & delivered,

ffrancis Champernown $\binom{his}{seale}$

In the Presence of.

Robert GibbsJune : 6th : 1672 : Capt Francis Champer-
nowh acknowledged this Instrumt to
bee his free Act & Deed, before mee
Elyas Stylemā : Commissor

A true Coppy of this Instrument aboue written transcribed out of the originall & y^rwith compared word for word this flueteenth day of July one thousand six hundred seaventy two p Edw: Rishworth ReCor

Memorandu: that vpon the sixth day of June in the yeare with in written the with in named Fran: Champernown, did giue & deliuer quiett & peace-[116]able possession, & seazen according to course of Law, vnto the with in named Nathall Fryer, to have & to hould to him his heyres & assignes for ever, according to y° Teño^r of the deed with in written/ In the Prsence of/ Elyas Styleman/ Abra: Corbett/ Robert Gibbs/ Jo: Harvie/

vera Copia of possession deliuered as aboue written transcribed out of the originall this 15th of July: 1672:

p Edw: Rishworth ReCor:

The Deposition of Samil Donell aged about 27 yeares/

This Deponent being examined, maketh oath, ^{8. Donnells} that about the tenth of Aprill last, being in the Barbadoes, heareing some discourse between John Legatt Maister of our Catch & Christopher Carpenter, about some Moñeys that hee vnderstood was due vnto the sayd Carpenter, from Joⁿ Legatt, The sd Leggat expressed him selfe willing y^t the sd Carpenter should goe y^e vioage with him, & w^t was due hee would pay him/ & further did heare John Legatt say y^t hee was foure pounds odd money in Christopher Carpenters debt/ w^ch money as hee sayd hee borrowed of him/ & further sayth not/

Taken vpon oath this 16: July: 1672: before mee Edw: Rishworth Assofe/

A Tree Coppy of this oath transcribed & Compared wth y[•] originall, this 16 : of July 1672 : p Edw : Rishworth ReCor :

Know all men by these Prsents that I Fran: Smale or Cascoe sometyms Called Falmouth for diverse good Causes & valewable Considerations mee there vnto small moueing, more especially that I am Indebted vnto Mr Geo: Munioy of the same place, the some of Two hundred & fourty pounds=7°: 5⁴,

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.

& p bill vnd^r my hand, will more largely appeare, for the better security vntill the sd bill shall bee fully satisfyd, doe by these Prsents, grant assigne & sett ouer vnto the sd George Munioy, all such debts as are now owing from or remajneing in the hands of any Indean or Indeans Inhabiting with in New England, as also eall Such debts as shall bee due vnto mee hereafter, vntill such tyme as I haue satisfyd the aforementioned bill, & doe by these assigne Constitute & ordayn, the sd Mr Geo: Munioy my true & lawfull Atturney in my name, but to the onely proper vse of him the sd Municy, his executors administrators or assignes to receive the sd debts, & for default of payment to sue arrest & Imprysone the sd Debtors, Ratifijng allowing & confirmeing w'soeuer my sayd Atturney shall doe, or cause to bee done in & about y^e fimisses, as fully & In as large manner as I my selfe might or could doe; And I the sd Samle doe promiss y' euery tyme I do returne out of the Countrey, to give Just Accopt to ye sd Munioy of all such debts as shall bee due from any Indeans, & doe likewise by these Prsents make ouer, vnto y° sd Geo: Munioy all the right title & Interest, that I have might have or out to have to any land or houseing at Osibey, vntill such tyme as the forementioned bill shall bee Just satisfyd, & then y' Ingagem' to bee voyd & of none æffect/ for the true Prformance here of I haue here vnto sett my hand & seale, this 23: Febru: 1662:

Witnesse/

Francis Smale (his)

ffrancis Neale/ Hene : Donell his Marke Fran: Neale tooke oath In Court that hee saw Fran: Smale signe seale & Deliû the aboue writeing as his Act & deed to Mr Geo: Munioy & y^t his hand is sett two as a witness/ Dated July: 5: 72: Edw: Rishworth

ReCor:

I Fran : Neale doe Attest vpon y° oath of mine, that I was Prsent & a witness wⁿ Fran : Smale did signe & seale &

BOOK II, FOL. 116.

deliver the letter of Atturney written on y^e other side of this paper, as his Act & Deed, vnto Mr Geo: Munioy, by mee Francis Neale Assotiate/ March 13: 1689

Henry Donell maketh oath, that hee was β sent & a witness w^n Fran: Smale did signe seale & Deliver, the letter of Atturney written on the other side of this paper, as his Act & deede, vnto Mr Geo: Munioy/ Taken vpon oath this first of Aprill 1670: before mee Fran: Neale Associate/

A true Coppy of this Instrum^t or assignement as written on the other side, & of the euidences y^rvnto afixed & vnderwritten, transcribed & Compared by the originalls this 18th of July 1672: p Edw: Rishworth ReCor:

T. Holms Test. Test. Test. Test. Thomas Holms being examined testifyd vpon oath, that being in discourse with John Legatt at Boston, amongst other matters, hee the sd Legatt sayd hee was behoulden to one Christopher Carpenter more then others, for hee had lent him monys, but for the Just quantity hee remembers not/

July: 26: 72: Taken vpon oath, before mee Edw: Rishworth Assofe

This Indenture made the eighteenth day of Aprill Anno Dom $\tilde{:}$ one thousand six hundred seaventy two, In y^e 24th yeare of the Reign of our Soveraign Lord Charles the secund, of England Scottland France & Ireland King, defend^r

Greenland To Shapleigh & Bickam of the faith &c: Witnesseth, that I Henery Greenland of Kittery Poynt In Pischataqua River In New England Chyergion, for & in Consideration of the some of Two hundred pounds, of current & Lawfull pay of New England, to mee In hand already payd, before the Ensealeing here of, by Major Nicholas Shapleigh & William Bickeu ?: both of Pischataq River in New England aforesd M^rchants, the receipt worf I doe hereby acknowledg, & my selfe there with to bee fully satisfyd, have & doe for my selfe my heyres, executors & administrators, give grant bargan sell aliene Enfeoff & Confirme, vnto them the aforesavd Shapleigh and Bickcum, & to both of them their heyres executors administrators & assignes, all the house wch I now possess, & wherein I now dwell, & Inhabitt scituate lijng & being on Kittery Poynt aforesayd, with halfe an Acer of Land or y'abouts, with an out house garden & sellers, with the appurtenances y^{*}vnto belonging, vnto the sayd Nic: Shapleigh & Will : Bickcu : & to both of them their heyres executors administrators or Assignes to ever / & I yº sayd Henery Greenland doe for my selfe my heyres executors & Administrators, Covenant promiss & agree to & with the sayd Nicholas Shapleigh & William Bickum, & to & with both of them there heyres, executors Administrators & assigns to saue secure defend & keepe harmeless from all former & other barganes, sayles Joynters Dowrys, titles Troubles, & Incomberances whatsoeuer, & further that y^e sayd Majo^r Shapleigh, & William Bickeum & both of them their heyres [117] executors administrators & assignes, shall peaceably & quiettly Inioy have hould occupy, & possess all the aforesayd demised Premisses, & euery part & Prcell thereof, to them selues there hevres executors, administrators & assignes for ever more/ without the lawfull lett trouble molestation or hinderance of mee the sayd Hene: Greenland or of any Prson or Prsons whatsoeuer, lawfully Claymeing any right title Interest in or vnto the Premisses, or any part y'of from by or vnder mee fyrmely by these ßsents/ Provided always that if the sayd Henery Greenland, his heyres executors Administrators or assignes shall well & truely pay or Cause to bee payd, vnto the aboue named Nicho: Shapleigh & William Bickeum to both & either of

them, thejr heyres executors Administrators & assignes, the Just & full some of Two hundred pounds of current & lawfull pay of New England, at on or before the first day of Novemb^r, w^{ch} shall bee in the yeare of our Lord God one thousand six hundred seaventy & three, Ensueing the Date hereof/ that then the aboue named Nicholas Shapleigh & William Bickeu: & both & either of them, their heyres executors & Administrators shall quiettly & peaceably surrender deliver & giue the aboue mentioned Premisses, to the onely vse possession & Improuem^t Inioyment & behoofe of the sayd Henery Greenland, to him selfe his heyres executors Administrators as formerly for ever, according to the true Intent & meaning of these Prsents, anything whatsoeuer herein Contayned to the Contrary, Notwithstanding/ In witness whereof the sayd Henery Greenland shall herevnto sett & putt his hand & seal the day & yeare aboue written

Signed sealed & DeliudHeñ: Greenland (his seale)In ye øsence of us/Henery Greenland appeared thisJohn Shapleigh24th Aprill 1672, & acknowl-Tho: Watkines/edged this writeing or deed to
bee his Act/ before mee

Ric: Walden Comissio^r/

A true Coppy of this deede with the acknowledgment y^{*}of transcribed out of the originall & therewith Compared this 28: July: 1672: p Edw: Rishworth ReCor:

To all Christean people to whom this fisent Writeing shall come/ send Greeteing: Know yee that I Hene: Greenland of Kittery Poynt In the River of Pischataqua Chyergion, for & In consideration of the sume of one hundred & Twenty pounds of Current & lawfull pay of New England in hand already received of & from Majo^r Nicholas Shapleigh & William Bickum, both of Pischataq River In New England aforesayd M^{*}chants, w^{*}of & of every part & Prcell thereof, do acknowledg & Confess my selfe to bee fully Contented payd & satisfyd, & the sayd Shapleigh & Bickcum, to bee freely & for euer hereafter exonerated acquitted & discharg'd for y^{*} same, haue given granted barganed & sould & Confirmed, & doe by these fisents giue grant bargane self & Confirme vnto the sayd Nicholas Shapleigh & William Bickum, thejr heyres executors Administrators or Assignes for euer,

D

. the one halfe, or one halfe part of the Hull of a

Pinke or vessell burthen eighty Tuñs or thereabouts, w^{ch} is (& was formerly) known by the name of Santa Maria/ with all her Masts yards sayles, Roopes standing & Running Riggine, Cables Anchers with the boate, & all other materialls & appurtenances, vnto the sd Pinke or vessell belonging, or In any wise app^rtayneing/

To have & to hould the aforesd halfe or halfe part of the sd Hull of the aforesayd Pinke or vessell, with the above mentioned Premises, thervnto belonging, vnto them the sayd Shapleigh & Bickum, & to there only vss & behoofe of them, thejr heyres & assignes for ever more/

The sayd Henery Greenland doth further Covenant promiss Ingage & warrant for him selfe, his heyres executors administrators firmely by these Prsents to mantayn defend saue & keepe harmeless the sayd Nicho: Shapleigh & William Bickum thejr heyres or assignes or either of them from all & all former gyfts Grants bargans sayles, had made suffered or Committed to bee done, by the sayd Hene: Greenland his heyres or assignes or either of them, & the sayd femiss hereby given granted barganed and sould, & every part & Prcell there of, with the appurtenances there vato belonging, aganst him the sayd Greenland his heyres & assignes, & against all & every Prson or Prsons w'soeuer lawfully Clayming any right title or Interest into or out of the pmisses, or any part y'of, shall & will for ever warrant & for ever Defend by these fisents, & to noe Intent vse or purpose, whatsoeuer/ according to yº true Intent & meaning of these fisents/

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In witness where of the sayd Hene: Greenland, hath here vnto sett & putt his hand & seale this twentheth day of Aprill one thousand six hundred seaventy two/

Signed sealed & DeliverdHene : Greenland (his seale)In y° βsence of us/Henery Greenland acknowledgedJohn Shapleighthis writeing, to bee his Act &Thom : WatkinesDeede this 24th of Aprill 1672 :before mee Ric : WaldenContent of the seale of the sea

Comisso^r/

vera Copia, of this Instrument aboue written, with y^e acknowledm^t thereof, transcribed out of the originall & y^r with compared this 28th of July 1672:

p Edw: Rishworth ReCor/

[118] These fisents witnesseth, that I William Broad, with the Consent of my wife Abigayl doe In consideration of the Just some of Ninety pounds to bee payd mee in M^{r} cha^{tble} fish & oyle by Dygory Jefferys, Assigne make ouer

Broad To Jeffery & Convay, my soole Right Title & Interest of all those lands houseing, wth all other appurtenances y^r vnto, as Convayed vnto mee In the Deed

aboue written by Hene: Greenland, from mee my heyres Administrators & assignes vnto the Dygory Jefferys his heyres Administrators & assignes for ever/ In testimony wrof, I haue here vnto sett my hand this 9th day of June 1670: William Broad/

Signed & Deliud

In βsence of/
Edw : RishworthWilli : Broad & Abigayl his wife doe own
the Assignmt aboue written to yr own
Act, owned before mee, Fran : Raynes
Assote/ 10 : June 1670/

I William Broad Deliued, & quiett & peaceable possession & seazin of y^e lands aboue granted was given & Deliverd by the aboue named Will: Broad at y^e dwelling house vnto y^e sd Dygory Jefferys vpon the 14th day of June 1670: in name of possession & seazin, of all Lands Tenents & Hæreditan^{te} in y^e Deed aboue written Contayned, to haue & to hould vnto y^e sayd Dygory Jefferys his heyres & assignes for ever, according to y^e Teno^r and true meaneing of the Deed aboue written/ In fisence of/

Geo: Peason/ Dauid Cymball/ Nic: Payne his marke //

Greenland

Barefoot To

Corbett

A true Coppy of the Assignment & possession aboue written transcribed out of y^e originall, & y^rwith compared this 3: of August: 1672: p Edw: Rishworth ReCor

Know all men by these Prsents that Wee Henery Greenland of Kittery in the County of Yorke, Chyergeon, & Walter Barefoote of Dover Chyergeon, haue remised released, discharged

quitt Claymed, and for us ours & each of o^r heyrs executors & Administrators, & every of them, do remiss release discharge & for euer quitt clayme vnto Abraham Corbett of Shipscott distiller, of & from all or any title, or Interest vse clayme possession Reversion & Remajnder w'soeuer, wch Wee or either of us heretofore haue had, now have, or hereafter may or can might or out to have of into or out of any of the houses & lands of the sayd Abra: Corbett scituate lijng & being in Kittery aforesd, as Well that weh the sd Corbett purchased of the sd Walter Barefoote, as y' wch hee purchased of Thomas & Ephraim Crockett, or any other Prson or by other ways or meanes Whatsoeuer, & which Wee may or might Clayme by vertue fitence or Colour of any trust in us or either of us reposed, or by any fitended deed to us made, or any other way or meanes whatsoeuer/ In witness wrof Wee haue here vnto

sett our hands & seales the 15th day of July Ann: Dom: 1672:

Hene: Greenland (his scale) Sealed & Deluid by Mr Greenland

the day & Date aboue written/ The Marke of

Dygory **D** Jeffeyrs Walter Jones sign'd ∓

Dygory Jefferys doth Attest vpon his oath, that this release or discharg aboue written, was the Act & Deed of Hene: Greenland, w'vnto Walter Joanes & him selfe are both witnesses / Taken before mee p_0^{ri} : of August 1672: Edw: Rishworth Assofe

A true Coppy of this Instrum^t with in written transcribed & examined Cum origine this 9th: 6th: 72:

p Edw: Rishworth ReCor:

()

The Deposition of Ephraim Crockett 28 years or thereabouts/ examined & sworne sayth as followeth/

That hee this Deponent about the Moenth of August: 1669: being at Kittery in the County of Yorke, & vnder-

Crockett Test for Champernown

standing that some Lands were to bee layd out by Capt Fran: Champernown vnto Abra: Corbett Consisting of about Three hundred & sixty

Acers, wch Walter Barefoote sould to y. sayd Corbett, & wch the sd Barefoote purchased of Capt Champnoon, weh lands were then layd out by Capt Champnown as aforesd, but wⁿ the sd Cap^t Champnown came to or neare a house wheare Walter Knight lived, the sayd Capt Champnown refused to goe any further, except the sayd Corbett would grant him tenn Acers of Land lijng on either side of y° sayd house; and for that y' sayd Corbett as I then vnderstood was not willing to have any difference, or any sujte to bee Comenced as touching the laijng out of the sd Land, did comply with the sd Capt Champernoown, & sould him tenn Acers of land for tenn pounds/ the sd walter Barefoote & Mr



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Greenland being then fisent, did not any way dislike or Interrupt the sd bargan between them, but disliked that the sd Champnoown should desire any such thing of the sayd Corbett; The Land soe layd out begane at the North East End of Mr Lockwoods fence, vpon a poynt of the Compass to the stepping stoones, neare the house w^r Ryce Tommass now liueth/ & further doth not depose/

Taken vpon oath this 19th of June, 1672: before me Edw: Rishworth Asso^t

vera Copia transcribed & examined p the originall this 9th of 6:72: p Edw: Rishworth ReCor

1

This Indenture made the tenth day of Septemb^r in the yeare of our Lord God one thousand six hundred sixty nine, between Abra: Corbett of Kittery In y^e County of Yorke & Aylce his wife on the on Party, & Mr Henery Greenland of Kittery Gentle $\tilde{\cdot}$ & Cap^t Walter Barefoote of Dover Gentle $\tilde{\cdot}$ of the other Prty, Witnesseth that the sayd Abra: Corbett, for & in consideration of that Naturall loue & affection w^ch hee beareth vnto the sd Alice Corbett his sd wife, & vnto the three children of her body by the sd Abra: Corbett begotten, vidz^t John Corbett, Elizabeth Corbett, & Alice Corbett, & for some provission of Mantenance & edu-

Corbett To His Children cation to bee had, & provided to & for her the sayd Alyce & her sayd three children, & for diverse other good Causes & Considerations, him y'vnto moueing hath given granted Infeoffed &

Confirmed, & by these fisents doth giue grant Inffeoffe & deliver, & Confirme vnto them the sayd Henery Greenland, & Walter Barefoote & there heyers, All that dwelling house & land scituate standing & being vpon Kittery Poynt, where in the sayd Abra: Corbett now doth dwell, & inhabitt conteyneing two Acers bee It more or lesse/ And alsoe nine Acers more lijng vpon the sayd Poynt, formerly purchased

of Ephraim Crockett, Spruse Cricke there lijng on the North, & West sides, & land of Fran: Morgan lijng on the South & East sides there of/ & alsoe all that three hundred & sixty Acers of Land, likewise purchased of the sd walter Barefoote Party to [119] these Prsents/ & alsoe fourescoore acers of Land formerly purchased of Capt Francis Champernown lijng in spruse cricke, as by the Assurances there of will at large appeare, & alsoe all & singular ways paths passages Trees woods vnderwoods, comanes easements profitts, comoditys, advantages, Emoluments heridatamu, & appurtenances w'soeuer, to the sayd dwelling house & Prcells of Land belonging or any ways appertayneing, to have & to hould the sayd before hereby given, granted & Infeoffed ßmisses, & all houses ædifices & buildings lands tenements hereditaments & appurtenances w'soeuer, vnto them the sayd Hene: Greenland, and Walter Barefoote to the vses, Intents & purposes here after mentioned & reserved and to & for noe other vse Intent or purpose w'soeuer, that is to say, as for touching & Concerneing the sayd dwelling house warehouse, the sayd two acers of Land, the sd Nine acers & foure scoore Acers before mentioned, shall bee & remajne from the day of the date hereof to the vse of the sayd Aylce Corbett, for the mantenance & æducation of her selfe & children, vntill the sayd John Corbett shall Attayne to ye age of one & Twenty yeares or bee married & the one Moety halfe & halfe deale of the same houses & Lands shall bee & remajne from the day of the date hereof, to the vse of the sayd John Corbett, his heyres & assignes for ever/ & the other moety halfe & halfe deale of houses & lands & fimisses shall bee & remajne to the vse of the sayd Alyce Corbett, for & dureing the tearme of her naturall life, & after her decease, to y° vse & behoofe of the sayd John Corbett, his heyrs & assignes for ever/ & as for touching & concerneing all that Three hundred & sixty acers of Land lijng In Kittery formerly purchased of the sayd Walter Barefoote one hundred & sixty acers where of shall bee & remajne to the vse

of the sayd John Corbett his heyres & assignes for ever/ & the other two hundred Acers shall bee & remaine to the vse of Elizabeth & Aylce Corbett for the rayseing of provisions for them wⁿ they shall come to the age of eighteen yeares a peece/ provided always that If it shall seeme good to y^e sayd Hene: Greenland Walter Barefoote and Aylce Corbett the Ellder at any tyme hereafter, or that counsell shall aduise Itt, may bee more advantagious for the subsistance of sayd Alyce & children to sell or dispose of all or any part of the before given granted & Infeoffed ßmisses, that then they the sd Hene: Greenland & Walter Barefoote shall full pouer to & with the approbation of the sayd Alyce Corbett the Ellder, to sell convay & dispose of the sd houses & Lands & premisses, & every or any part or Prcell there of, with y^r of with appurtenances at thejr will & pleasure, & the purchase money of the sayd houses & Lands, soe to bee sould as aforesayd, shall bee & remajne to y° vse of the sayd Aylce, & her children for ever, to bee Imediately payd to the sd Alyce, according as shall bee by her ordered, & directed/ one hundred pounds whereof, If the Lands shall bee soe sould as aforesayd, shall be payd vnto the sayd Abra: Corbett, If hee shall either by his Prsone, or any writeing vnder his hand, demand the same / & that these Prsents & every thing here in Contayned, shall stand Continew remajne & bee, to the vse intents & purposes, before herein lymitted, appoynted & declared, & to & for noe other vse, intent or purpose Whatsoeuer/ In Witness whereof the Partys aboue named to these Prsent Indentures, interchangeably haue sett theire hands & seales, the day yeare first aboue written/

> Abraham Corbett (his a ale)

Sealed & Delivered, & quiett & peaceable possession of the dwelling house aboue granted, was given in name of possession & seazin, of all Lands tenements & hæriditam¹⁶ in the Deed aboue written convayed, to hould to them, according to y⁶ vsses, intents

Book II, Fol. 119, 120.

& purposes, & according to y^e teno^r & true meaneing of the Deed aboue Written In Presence of/ George Norton Tho: Watkines/ Thomas Watkines doth depose, that the aboue Deed or Instrument, was

the Act & deed of Abra: Corbett

to Hene Greenland, & that George Norton was Prsent, at the signeing sealeing & Deliuery of y^e same, as a witness with the sd Watkines/ taken before mee this 12th d: 4: M^o: 1672: vpon Oath, Edw: Rishworth Assotiate

Vera Copia, of this Deed or Instrument aboue written, transcribed out of the originall, & y^rwith word for Word compared this 9th of August 1672 : p Edw : Rishworth

ReCor:

To all Christean people to whom these Prsents shall come/ Know yee that I Joseph Bolls & Mary my wife, of the Town of Wells In the County of yorke, in the Collony of the Massatusetts in New England, for a certen some of money in hand payd, & by us received, & other valewable considerations, us there vnto [120] espetially moueing, haue barganed & sould, & doe by these Prsents bargan sell assigne & make ouer vnto Charles Frost of Kittery in the County aforesayd, a Certen peece of sault Marsh lijng & being in the Township

Bolls Frost of Cape Porpus, contayneing tenn Acers more or less, w^ch was formerly Morgan Howells, & given to the sayd Mary Bolles, as by his will may & doth appeare, & was excepted out of the Marsh

& Land, sould by the sayd Morgan Howell to John Barret of Cape Porpus, being bounded on the South & South East by a Necke of Land, on the East side the little River, & on the North East with Majo^r Pendletns Marsh, & on the North with the River that runnes towards Sacoe, & on the West with the River that runnes vp to Ric: Youngs house/ the sd

Charles Frost to have & to hould the sayd Marsh with all the priviledges y^r vnto belonging, to him his heyres executors, & assignes for ever/ without y^e lett denyall & Contradiction of mee the sd Jos: Bolles, & Mary my wife, or of any Prson from by or vnder us, our heyres executors or assignes, or either of us/ w^rvnto Wee have sett our hands & seales, this 3d day of Aprill 1672:

Signed sealed & Delivered in βsence of vs/ John Davess/ William Johnson/ his marke

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Jos: Bolles/ (^{his} Mary Bolles her marke MB (^{her} seale)

Mr Jos: Bolls & Mary his wife do acknowledg this Instrument to bee there Act & Deed vnto Cap^t Charles Frost before mee Edw: Rishworth Assotiate/

A true coppy of this Instrument transcribed & examined by the original this 9th day of August 1672:

p Edw: Rishworth ReCor:

Know all men by these Prsents that I John Clarke of Portsmouth Yeamon, & Elizabeth my now wife, for and in consideration of the some of fourty pounds Sterig: in hand payd by John Hoole of the Town of Kittery Clark Yeamon, the which I do acknowledg to have То received, & wherewith I am fully satisfyd Con-Hoole tented & payd, by these Prsents haue barganed & sould, & doe by these Prsents bargan sell aliene assigne and sett ouer vnto the sayd John Hoole his heyres executors, administrators & assignes for ever, a Tract or Prcell of vpland & swampe Contayneing by estamation one hundred & fiuety Acers bee It more or lesse, scituate lijng & being over Spruse Cricke in the Townshipe of Kittery, aforesayd,

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being bounded with the Land of Tho: Withers, on the West side the length of the sayd Tract, being one hundred & sixty rodd, & bounded by Marked trees on the South End of the sd Tract, one hundred & fiuety rodd, as alsoe bounded on the North end of the sd Tract, with marked trees to y^e extent of one hundred & fiuety rodd, as may appeare vpon Record of ye Town booke of Kittery, granted & layd out to the sayd John Hoole, and by him sould vnto mee the sayd John Clarke, & now by mee sould backe againe vnto the sayd John Hoole, with all woods vnderwoods trees paths passages profetts, Comodytys, Emolume", priuiledges appurtenances y'vnto belonging, or In any wise app'tayneing, to bee vnto ye onely vse pfett & behoofe of the sayd John Hoole, his heyrs & assignes for ever, & for noe other vse Intent and purpose w'soever, free & cleare from all former bargajnes sayles gyts grants, Morgages Dowrys, or title of Dowrys, or any other Incomberance w^tsoeuer, had made done, or suffered to bee had mayd or done by mee ye sd John Clarke, or from any other prsone or Prsons from by or vnder mee, and that I the sd John Clarke doe further promiss for my selfe, my heyres, my executors & assignes, to defend the Title of ye aforebarganed fimisses, to the sayd John Hoole, his heyres executors administrators or assignes against all & all manner of Prson or psons laijng lawfull Clayme to y^e same from by or vnder mee, my heyres executors or assignes, and that I will give vp all my Writeings, Concerneing the before barganed Premisses, fayrely written & vncancelled, & here vnto I bind my heyres executors and Assignes to the sayd John Hoole, his heyres executors or Assignes / In witness where of I the sayd John Clarke & Elizabeth my wife, haue herevnto sett our hands & seals the seaventeenth day of Septembr One thousand six hundred & seaventy, & In the two & twenteth years of the Reign of

BOOK II, FOL. 120, 121.

our Soveraign Lord Charles the secund King of England Scottland France & Ireland, Defend^r of the faith: 1670:

Signed sealed & Deliued in the fisence of us/ The marke of Andrew Symmons

Elyas Styleman/

John Clarke (^{his}_{seale}) The sign **R** of (^{her}_{seale}) Elizabeth Clarke

Portsmouth the 7; of Janry 1670: John Clarke & Elizabeth his wife acknowledged this Instrument to bee thejr free Act & Deed, before me Elyas Stylemā: Commissio^r/

A true Coppy of this Instrum^t or Deed aboue written transcribed & examined by the originall this 11th day of August: 1672: p Edw: Rishworth ReCor:

[121] Know all men by these Prsents, that I Elizabeth Garnesy of Pinhoo, in the County of Deavon Widdow, haue made ordayned Constituted, appoynted, & authorized, & by these Prsents doe make ordayne, Constitute, appoynt

& Authorize, Bennett Oliver of Coffines Well, Elize Garnsey Power of Attor. To Oliver Atturney, for mee & in my name, to aske deamand, Leavy recouer, & receiue, of & from

such Court, or Cörts of Justice or Judicature, or others for houlding pleas, & tryalls of Tytles & Suites of Right, with in the Yles of shoales or else where, or from any Prson or Prsons w^tsoever, all such some & sumes of Money as or may bee any way due owing or Comeing vnto mee, as Administratrix to Will: Garnesey my late deceased Husband, giveing & by these Prsents granting vnto my said Atturney full pouer & Lawfull Authority, for mee & In my name to aske demaund, Leavy recouer & Receiue the same by all due orderly & Legall ways means and proceedings, & vpon Recept & payment to bee made for mee, & In my name to

make seale & deliver Accquittance or acquittances, recepts or other discharges, as shall bee meette reasonable & Convenjent; any Prson or Prsons for non payment, to sue arrest Implead declare aganst, Imprison, & Cause to bee Condemed at his pleasure, againe to recouer & receiue, one or more Atturney or Procter Atturneys, or Procters vnd^r him or them, to substitute ordayne & appoynt, & further to doe execute & finish all and singlar, thing & things w'soeuer, that shall bee needeful necessary & expedient, in & about the finisses, & all & w'soeuer my sd Atturney shall Lawfully doe or cause to bee done, therein, I promisse to allow ratify, and confirme, as fully & amply In all respects, as If I myselfe were psonally Prsent & did the same / In witness y'of I have herevnto sett my hand & seal the secund day of Janu: with In the yeare of our Lord God one thousand six hundred & sixty/

Sealed & Deliverd In the psence The marke of

of Peter Brown/

Nicho: Renalds/

Elizabeth Garnesy

(her seale)

A true Coppy of this Instrument aboue written transcribed out of y^o ReCords & y^rwith Compared this 14: August 1672: p Edw: Rishworth ReCor:

Know all men by these Presentes that I Bennett Oliver haue Received full satisfaction of William Rogers, Concerneing the estate of William Gayrnesey, to wch estate the sd Rogers was Administrator, here in New Engld & this I the sd Bennett Oliver.

haue Received by vertue of a letter of Atturney from Elizabeth Widdow to y^e sd Will: Garnessy, doth & may appeare, & I the sayd Bennett doe here by discharge the aforesd Willia: Rogers, his execut^a administrators & assignes for euer, concerneing the abouesd Administratorship as witness my hand this twelth day of August 1671 : Witness Bennett Oliver

Arthur Clappum/

his marke 🕢

vera Copia of this receipt aboue written, transcribed & Compared by y^e originall this 14: August, 1672:

p Edw: Rishworth ReCor/

Kellond's Cantion discharged Mr Edw: Rishworth/ Sir/ this cavtion is voyd, therefore shall desire you to take It off, When Cap^t Champnoon Mr Fryer, or either of them require it/ By request of Mr Nath Fryer/

Portsmouth 30th of June 1670: Tho: Kellond/

By this order of Mr Thom: Kellond the Cavtion to Cap^t Champernowns land is reversd, as by Entry vnder the same in the ould booke of ReCords/ 22:6:72:

p Edw: Rishworth ReCor:

To the Marshall of Hampton or his Deputy/

You are required in his Majestys name, to leavy this execution on the goods Chattles Lands & for want there of the bodys, of Cap^t Walter Barefoote, or Mr Henery Greenland or of either of them to the valew of Twenty pounds, with two shillings for the execution, & is to satisfy Abra Drake Benja : Swett, & Hene : Green, for soe much allowed to them by the Judgm^t of the Court houlden at Hampton the 10th day of the 8th M^oenth 1671 : & here of you are not to fayle at your perill/

By y° Court Tho : Bradbury ReCor :

This execution, demand made the 20th of the 8th 1671: 21:

Greenland & Barefoot by Execu^a To Drake Swett & Green this execution leavyed vpon a Prcell of Land on Kittery poynt, all tendered except w^t the warehouse stands vpon by Cap^t Barefoote, ouer against the great Ysland, & bounded by Majo^r Shapleigh, as appeareth by a bill of sayle vnder his hand prized at twelue pounds/ prizers John

Readmā: & John Pickerin, chozen by Cap^t Barefoote & Henery Green/ Demand 20th leavied the 21: 8: M^onth: 1671:

the 21: 8th M: 1671: y* execution leaved vpon a Pcell of biskett of Cap^{*} Walter Barfoots, to y* just valew of 303 pounds of Cap^{*} Barefootes prized at 22 s p c prizers Ric: Stylemä: Jo^a Readā: Senjc^{*} Novl^{*} 15: 1671, by mee Abra: Drake Marshall |

by mee Abra Drake Marshall

This execution leavyed vpon two thousand foote of pine boards, & fourty six foote of Mr Hene: Greenlands/ prizers Rowland Flansell & Natil: Drake chosen by Henery Green, & Mr Greenland/ the boards tendered, & prized at Thyrty shillings p $\frac{1000}{m}$ the 15th of Novemb^r 1671:

by mee Abraham Drake Marshall/

The remajnd^r part of this execution, demand, leavyed vpon Mr Henery Greenlands Prson to the Just valew of three pounds six shillings/ & satisfyd by Isacke Coule vpon Mr Greenlands Accopt the 18: or 19th of Novemb^r 1671:

Entred the 28th of Novem^{br} 1671: by mee Abra: Drake Tho: Bradbury/ Marshall/

> This is a trve Coppy of the abouesd execution with the severall returnes, as It standeth reCorded In the County ReCords, for Norfocke lib^r 2: pa: 228: 229: soe Attests Tho: Bradbury ReCor:

A true Coppy transcribed & as aboue written Compared this 28:6: M°:1672:p Edw: Rishworth Re Cor:

BOOK II, FOL. 121, 122.

October: 28:71:

Received & Accepted of Samull Austine my father in law, seaventeen pounds seaven shillings as In full satisfaction of

Jer Storer Rec' To Austin

all debts dues & demands, & more espetially of all Considerations due from my father in law,

the sayd Samil Austine for my filiall portion, hereby doe discharge him from y° same: & do accept of y° sd seaventeen pounds seaven shillings in full satisfaction of all demands w'soeuer, from the begining of the world to this fisent date, from my fathers estate, as witness my hand/ Witnesse/

Joseph Storer/marke

Jeremiah Z Storer/

William Chillson his// A true Coppy of this receipt transcribd & compared by the originall this 22: Octob⁺ 1672:

p Edw: Rishworth ReCor:

[122] This Indenture made the Thyrteenth day of May, one thousand six hundred seaventy two, between Fran : Lit-

tlefejld Senjo^r of the Town of Wells, in the County of Yorke, In the Colony of the Massatusetts, on the one Prty, & John Littlefejld Senjo^r,

his brother, of the same aforesd Town on the other Party, Witnesseth that y^e aforesd Fran: Littlefejld, hath barganed & sould, & by these fisents clearly barganeth & selleth to the aforesd John Littlefejld his part & portion in the saw Mill, that hee the sayd Fran: Littlefejld hath partnershipe in with his aforesd brother, the w^{ch} saw Mill is att or vpon the falls of Ogunquett, at the westerne end of the aforesd Town of Wells/ & with the aforesayd saw Mill is hereby barganed & sould three hundred of Loggs more or lesse that lyeth as is aboue the abouesd Mill, not being as yett floated downe there vnto, & with the sayd Mill all Tooles & Implem¹⁶ as by a sedule beareing date with this Instrument, will more fully appeare, & more Prticularly togeath^r with all the priuiledges & appurtenances y^t there

vnto the aforesd Mill apprtayneth & belongeth : To haue & to hould the sayd Saw Mill, & all other the Prmisses with the appurtenances, vnto the sayd John Littlefejld, his heyres executors, his Administrators & assignes : & alsoe the sd Fran: Littlefeld hath sould to yº sd John Littlefejld all writeings & Instrum^{ts} grants deeds, & euidences w^{ch} hee or any other Prson hath or haue concerñing the fimisses, or any part or Prcell of the same, & the sd writeings all & every one of them hee doth covenant & grant to deliuer or cause to bee delivered vnto the aforesd John Littlefejld, him his heyres executors Administrators & assignes, with in six weekes tyme after the date hereof & the sd Fran : Littlefejld doth for him selfe, his heyres executors administrators & assignes Covenant promiss & grant to & with the sd John Littlefeld him his heyres executors administrators & assignes, that hee the sd Littlefejld, & his heyres, executors Administrators & assignes, shall & may lawfully peaceably, & quietly haue hould & vse, occupy, possesse, & Inioy the sayd fimisses, & all & euery of them y^e appurtenances, & every part & Prcell there of for ever, with out any lett, or any manner of lett, sujte, trouble disturbance, euiction or Interruption of the sd Fran : Littlefejld him his heyres, Executors, Administrators & assignes, or any of them, or of any Prson or Prsons whatsoever, Claymeing by or vnder him, them or any of them, or by his or there meanes, Act title, Consent privity or pcurement/ In witness w'of the sayd Fran : Littlefejld Senjo^r for him selfe his heyres executors Administrators & assignes, haue here vnto sett to his hand & seale firmely to all Constructions Intents purposes as is before expressed by these Prsents the day & yeare aboue written/

Signed sealed & Deliuerd In the psence of/

Sheth Fletcher/ Robert Waylkumm/ Fran : Littlefejld (^{his} Senjo^r

This Instrument acknowledged the day & yeare aboue written, by ffran : Littlefejld Senjo^r to bee his Act & Deed before mee Bryan Pendleton Assote/

BOOK II, FOL. 122.

A true Coppy of this Instrument aboue written transcribed & Compared by the originall this 2: day of Septemb^r 1672: p Edw: Rishworth ReCor:

This Indenture made the eighteenth of July, In the yeare rof our Lord god, one thousand six hundred seaventy two, Between Abra: Corbett of shipscott River, on the Easterne side of Kenebecke distiller, of the one Prty, & Fran: Wanewright of Ipswich In the County of Essex, & John Fabines of the Ysles of shoales M^rcha^{ts} of the other Party, Witnesseth, that the sd Abra: Corbet, for & in Consideration of the some of Nineteen pounds tenn shillings, & eight peence, of lawfull pay of New England, In hand before then sealeing, & Delivery of these Prsents, well and truely payd the receipt

Corbett

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Fabines

w'of, the sayd Abra: Corbett doth hereby acknowledg, & him selfe to bee fully satisfyd, contented & payd : Hath granted barganed & sould, Wainwright Enfeoffed & Confirmed, & by these ßsents doth grant bargane & sell Enfeoff, & Confirme vnto

the sayd Fran : Wanewright, & John flabines their heyres & Assignes, all that Tract of Land Contaneing fourty acers, scituate, lijng & being In Kittery In the County of Yorke, In a Cricke there Called & known by the name of Spruse Cricke, & lijng on the East side of that Tract, and being Prcell of the Lands, w^{ch} the sayd Abra: Corbett purchased of Cap^t ffrancis Champnoown of Kittery aforesayd, & Degineing at the head of the Cricke, there being sixteen Rod In breadth, at ye head of the sayd Cricke, and runneing backe into the Woods vntill fourty Acers bee Compleate proportionable In breadth to that Tract of the sayd Abra : Corbetts, A brooke or streā of Water there lijng on the East side thereof: To have & to hould the sayd fourty Acers of Land, before herein & hereby granted barganed, & sould proportionable as aforesayd, vnto the sayd Fran: Wanewright, &

John Fabines, thejr heyres & assigns for ever; Provided always that If the aboue Named Abra: Corbett, his heyres executors or Administrators or any or either of them, doe & shall Well & truely pay, or cause to bee payd vnto the sayd Fran : Wanewright, & John Fabines the full & Just some of Nineteen pounds tenn shillings & eight peence, In good Well cured M^rchant^{ble} dry Cod fish at price Current, at or vpon the last day of June next Insewing the date here of, then this ßsent Morgage to bee voyd, & of none æffect, to all Intents & purposes w^tsoever, provided also ethat this Morgage bee noe barr to the sayd Abra : Corbett, for selling & disposeing of the sayd Lands, hee the sayd Corbett paijng the aboue mentioned some, to the sayd Fran: Wanewright, & John Fabines in the spetie aforesd, at the day & tyme aforesd/ In witness whereof, the Partys first aboue named to these ßsent Indentures Interchangeably haue sett y' hands & seales, the day & yeare first aboue written/

Sealed & delivered

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Abra : Corbett (his seale)

In the β sence of/

Elyas Styleman/

Jonathan Wade/

James Pendleton/

A true Coppy of this Morgage transcribed & Compared with the Originall this 3 of Septemb¹ 1672 :

p Edw: Rishworth ReCor:

[123] This Indenture made the one & twenteth day of Aprill in the yeare of our Lord one thousand six hundred & seaventy, between William Palmer of Kittery husbandman, on the one Prty, & Peter Glanefejld of Portsmouth taylour, on the other Party, Witnesseth, that the sd William hath putt his daughter Rachell Palmer a child of three years & 3 quarters ould, an Apprentise vnto the sayd Peter Glanefejld, & his wife, y^r heyres executors & administrators, after the

manner of an apprentice wth him, & her to dwell vntill the
sayd Rachell Palmer shall accomplish sixteenPalmer
To
Glanfieldyeares & one quarter Comeing from the day of
the date hereof, & thence forward dureing & for
the tearme & space of sixteen yeares & a quarter,

bee fully expired & Ended, dureing & by all weh sayd Tearme, the sd apprentice, her sd Maister & dame faithfully shall serve, thejr secreats shall keepe Closse, there Comands lawfull shall Willingly do, hurt to her sd Maister & dame shall not doe nor suffer to bee done, but to her pouer shall lett or give her maister & dame tymely notice there of, & in all things shall beare & behaue her selfe, both in words & deeds / & the sd Maister doth for him selfe & wife Covenant & promiss to & with the sd-William Palmer, & with Rachell Palmer app^rntice, dureing & by all w^ch sd tearme, to find his sd apprentice sufficient of meate drinke & apparell washing lodging, & all things fitting such an Apprentice, & to bring her vp to reade sew & knitt with a reasonable measure of Chatichisem¹ & at the end of her tyme to giue her double apparell, one sujte for Lords days, & the other for workeing days/ & the sd William Palmer In recompence of the care & bringing vp of his daughter by the sd Glanefejld, doth hereby giue grant bargane & sell, & doth by these ßsents acknowledg to have given, granted barganed & sould, aliened, assignd sett ouer & Confirmed, vnto the sd Peter Glanefejld his heyres executors administrators or assignes, a Prcell or peece of Land contayneing twelue Acers, scituate lijng & being, in a Cricke that runnes vp between the Land of Tho: Spinny, & the sd Palmer, fronting vpon the sayd Cricke, Twenty & foure pooles broad, & runeing backe into the Land foure scoore pooles, by a little Riverlett that parts the Land of Christopher Joyse, & Edward Clarke and the sayd William Palmer, to bee layd out with meete butts & markes on y° South side thereof, togeather with all the woods, vnderwoods, trees ways paths, and passages, & all appurtenances & priuiledges there vnto belonging and app'taying to bee to the

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onely vse & behoofe of the sd Peter Glandfejld, his heyrs & assignes for ever, with out any the lett hinderance, Molestation or trouble, of him the sd William Palmer, his heyres executors, administrators or assigns free & cleare from all forfit & other Gytts, grants Morgages sayles, or other Incomberances w'soever, & doe hereby promiss to defend the Title of the afore bargayed β misses, vnto the sd Glanefejld his heyres executors or assignes, against all pson or psones w'soeuer, from by or vnder mee, laijng Clayme vnto the same; And here vnto I bind mee my heyres my executors & Administrators/ In witness whereof the sayd Witt Palmer & the sd Peter Glandfejld to these β sents, haue Interchangeby here to sett thejr hands & seals, the day & yeare first aboue written/ 1670:

Signd sealed & Deliuerd

William Palmer (his seale)

In y^e psence,

of William Hutchinson/

Elyas Stylemā : Testes/

william Palmer acknowledged this Instrument to bee his free act & Deed/ secund of May 1670:

before mee Elyas Stylemā Commission^r/

Bee It remembred that on the 23^d day of May 1670: the with mentioned Twelue Acers of Land, was layd out & bounded by the sayd Palmer, vnto the sayd Glandfejld, and Is as followeth/ It begines at the brooke with in mentioned, that parts the Land of the sd Palmer and Christopher Josse In part & Edward Clarke In part, & runnes vp by the side of the sd brooke, from the Mouth fiuety two pooles to a hemlocke Marked on foure sides, & from thence about fourty poole on a South West lyne/ to a Hemlocke marked on foure sides, neare to the Edge of a little swampe & from thence vpon a West North West poynt, down to the Cricke side to a dead stumpe, & a redd Oake Marked neare a little Runne of Water, w^ch is dry In the

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summer, & from that sayd stumpe & Redd Oake by the Cricke side, to the Mouth of the brooke or Runne whear it first began/ This was owned Consented to & agreed vpon by the abouesayd Prsons, the day & yeare first aboue written/ before mee Elyas Stylemā: Commissio^r/

A true Coppy of these Indentures, & of this Instrument aboue written transcribed out of the originall this Eleauenth day of Septe^{br} 1672: p Edw: Rishworth ReCor:

June 25:1658:

Know all men by these ßsents, that I Gregory Jefferys of Cape Porpus Yeoman, In Consideration of fiue **J**efferys pounds Sterlg: in hand Receiud haue barganed To sould & granted vnto Cap^t Bryan Pendleton Pandleton three small Yslands, being & lijng at Cape Porpus, being the very next Yslands, vnto that w^ch the sayd Bryan formerly bought, & John Bush as his Tenant doth now possess, the w^ch Yslands are thus distinguished, vidz^t the folly Ysland, being the middlemost of the three, lijng on the Westerne side of the Mayne Harbour/ The Goate Ysland lijng on the Easterne side of the aforesayd folly Ysland/ & greene Yland, lijng next to yº sd Bryan Ysland/ all w^{ch} the aforesd three Yslands, I the aforesayd Gregory haue sould made ouer & Confirmed to the sayd Bryan his heyres & assignes for euer/ to have & to hould & quiettly to possess, & Inioy as his own just right & title / In witness wof I have sett my hand & seale, this Twenty fifth of June fifety eight/ The marke of Signed sealed & Delivered/ Gregory Gefferys (his) In psence of us/ the marke of **9** Sheth Fletcher/ Edw: Goodenow/ Mr Seth Fletcher doth Attest vpon his oath, that this was the Act & deed of Gregory Jefferys taken before mee 10th Septemb^r 72:

Edw: Rishworth Assotiate/

BOOK II, FOL. 123, 124.

A true Coppy of this Instrument transcribed out of the originall & there with Compared this 11th Septeb^r 72 : before mee Edw : Rishworth ReCor :

To all people to whome these β sents shall come/ I Elizabeth Harvy of Falmouth in Cascoe bay Widdow Send greeteing; Know yee that I the sd Elizabeth Harvy for an in consideration of the naturall affection, & loue w^ch I haue & beare vnto my beloued sunn Nathaⁿ Mittine, & alsoe for the Compleating of his full portion of fourty pounds, left him by his father Michell Mittine deceased, as alsoe for diverse [124] other good causes & Considerations, mee here vnto moueing, haue given & granted, & by these β sents doe giue

Harvy To her Son Mitten grant & Confirme vnto the sayd Natha¹¹ Mitting, a Certen Prcell of Land lijng & being in Casco Bay, neare the house of Michaell Mittine, deceased, bounded as followeth; To begine at the

end of the Corne fejld, that lyeth about South West from the house, & from thence vp along the River vnto a great Pine tree, being the furthest bounds mentioned in a deed from Mr Geo: Cleeue to my husband, Michaell Mitten, deceased, & from the sd Corne fejld to the sayd pine tree to Runn between the North & West through the Necke an æquall breadth to the extent of my bounds to y^e Long Marsh, with all the woods trees & priuiledges, wtsoever therevnto belonging, & alsoe a pcell of Marsh ouer against the sd house, being all ye Marsh called the Ysland Marsh, & all the Marsh in barbury Cricke/ to have & to hould the sd Tracts of Land with all the priuiledges, y^vvnto belonging, vnto the sayd Nathaⁿ Mitting his heyres executors administrators & assignes, to his & y' owne proper vses, & behoofs for ever, freely or quietly, with out any matter of Challenge clame or demand of mee the sayd Elizabeth Harvy, or of any Prson or Prsons w'soeuer for mee in my name, by my

cause meanes or procurement, & with out any money or other things y^tfore to bee yejlded payd or done vnto mee the sayd Elizabeth Harvy, my executors administrators & assignes, only if any high rent to any bee to bee payd, then to bee payd by y^o sd Nathanjell & his for euer/ further Know yee that I the sayd Elizabeth Harvy haue putt y^o sd Nathall In quiett possession of the Prmises/ In witness w^tof I haue here vnto sett my hand & seale, this 27: day of July: 1672: The marke of Elizabeth

Signed sealed & Deliverd In the βsence of us/ George Ingersoll/ John Allicett his marke ∓

A true Coppy of this Instrum^t transcribed out of the originall & there with Compared this 13 : Sepb^{er} 1672 : p Edw: Rishworth ReCor:

Harvie / C (her seal)

Geo: Ingersoll Senjo^{*} & John Allicett made oath this 27: of July: 1672: that they saw Mis Elizabeth Harvy, signe seale & deliuer this aboue Instrument to the vse of Nathall Mittine as her Act & deed before mee George Munioy Assote:

Know all men by these Prsents that I William Phillips of Sacoe River In the province of Mayn In New England, for diverse good Causes & valewation Considerations, but more espetially for & in Consideration of fourty pounds in hand received of Mr Richd Hitchcock of the same place & prouince, haue given granted barganed & sould, & by these fisents haue given granted barganed & sould alienated Enfeoffed & Confirmed vnto the sayd Hitchcocke his heyres executors administrators & assignes, Certen tracts & Prcells

of Lands as Marsh & vpland lijng & being we Phillipe bounded as followeth, to say the house lott on w^{ch} the sd Hitchcocks house now stands, that being out of any other lease or deed/ Alsoe tenn

Acers of Wood Land, lijng & being scituate on the Westward end of the Lands of Mr Fran : Hooke, Mr Geo : Pearson & Joⁿ Sargeants/ alsoe a peece of Marsh lijng by Ducke pond, formerly Called by the name of Williams his Marsh/ alsoe a peece of Marsh & vpland known by the name of Battens Ysland, w^ch the Towne of Sacoe gaue mee/ alsoe a Tract of Marsh, & a Necke of vpland, lijng on the West side of the little River, in Cape Porpus bounds, which William Scadlocke formerly possessed/ to have & to hould the sayd Lands, & euery Prcell thereof, with all growth & Growths & appurtenances there vnto belonging for ever, freely & Clearly acquitted, exonerated, & discharged off & from all manner of Morgages ingagements or Incomberances w'soeuer; Alsoe I the sayd William Phillips for my selfe my heyres executors administrators & assignes, doe warrant saue & keepe harmeless the sd Mr Ric: Hitchcocke, his heyres, executors, Administrators off & from any Prson or Prsons that shall lay any Clayme, Right title, or Interest to the Land or Lands, vpland or Marsh, or any Part or Prcell there of, from by or vnder mee throgh any Prtences w'soeuer/ for the true Confirmation of the fimisses, I have with Bridgett my wife subscribed our hands & seales the twenty secund day of July one thousand six hundred sixty eight, & in the nineteenth years of the Reign of our Soveraign Lord Charles by the grace of god King of England Scottland ffrance & Ireland, Defend^r of the faith/ Signed Sealed & Deliverd William Phillips (his seale)

in βsence of us/ Nathⁿ Phillips/ Saraih Haaly/

her Z marke/

Bridgett Phillips (her seale) Majo^r William Phillips doth acknowledg this Instrument with in written to bee his free Act & Deed this 14th of June: 73: before mee

Edw: Rishworth Assote/

A true Coppy of this This Instrument transcribed out of the originall & there with Compared this 5th of Octob^r 1672 **p** Edw: Rishworth ReCor:

Bee It known vnto all men by this Prsent, that I William Scadlock doe sell vnto Arther Wormestall, all my right & title I haue in that Marsh w^{ch} was given mee by the Townesmen of Sacoe, lijng on the North East side of the little River, by my

house from y[•] great Rocke in the sayd Marsh to the River, & down to the sea side contayneing twelue acers or there abouts, bee It more or lesse to him and his heyres for euer, for & in Consideration of full satisfaction of all those Legacys bequeathed to him & his wife & children, my father William Scadlocks last Will & testament of Marsh & Land w^tsoeuer/ & to the peaceable Inioyment & quiett possession here of, I the sayd William do bind my selfe my heyres executors administrators & assignes to him the sayd Arther Wormestall, & his heyres for ever, from mee or any by my meanes In the some of fourty pounds forfiture vpon the breach of this agreement by Claymeing any title there vnto/ Witness my hand & seale this secund day of July 1664:

In Presence of Robert William Scadlocke (his Booth/ Joⁿ Sargeant his

Marke/ 5

A true Coppy of this Instrum^t transcribed & Compared p the originall this 8th d: of Octob^r 1672 : p Edw : Rishworth ReCor :

These β sents Witnesseth, that I william Phillips of Sacoe, for & vpon good Considerations grounds & causes mee moueing y^rvnto, doe giue grant bargane & sell vnto Arther Wormestall of the same, a Prcell of vpland w^ch is bounded vpon the Easterne side with y^e Marsh of Mr Thomas Williams & soe doth runne vp by the edg of the aforesd Marsh [125] vnto the next brooke vnto the Cricke, that is Comanly Called by the name of Otter Cricke, & abutteth at the bridg of the aforesd brooke vpon the vpland of the aforesd Williams, whose land runneth North West & South East; On the Western side this Land is bounded by & with the fejld & fence of Ric: Hitchcocke, runeing down vpon that lyne vnto a pine stumpe, that standeth neare the Marsh, that is vpon the Souther side of it, & vpward into the Woods, vpon the oposite Lyne to a great whitte Oake stumpe, & soe along vp till it meete with the aforesd North West & South East lyne. The w^ch gyft grant bargan & sayle the sayd Wormestall his heyres executors, administrators, & assignes, shall by vertue here of hould order & dispose of according as

W^m Phillips To Arth¹ Wormestall

vnto him or y^m shall seeme meete for ever; with all messages Cotages, priuiledges & appurtenances, that is any way or in any thing with in or belonging vnto the cercumference compass &

extreame extent of y° aforesd Tract : & Where as there is a little Low place, y^t in some seasons is Convenjent for the watering of Cattle, wch place abutteth vpon the aforesd Wormestalls fence, next the Woods w^{ch} place contayneth the quantity of halfe an Acer of ground, more or lesse, It is Joyntly agreed vpon by the aforesd Phillips, & Wormestall, that the sd Wormestall him & his may for euer dispose of the same, as vnto him or them shall seeme most meete, & by way of acknowledgm^t of all the aforesd Prmisses, the sayd Wormestall doth Ingage for him selfe, & all his here in Concerned, to pay or Cause to bee payd vnto the aforesd Phillips, or his, one pepper Corne Annally, if the same shall bee Legally demanded by him or them/ In & for the Confirmation of all w^{ch} ßmisses vnto the aforesd Wormestall & his, I the sayd Phillips doe bind & Ingage my selfe, my heyres, executors, Administrators & assignes by my hand & seale this first day of Octob^r 166j:

Sealed & Delivered in the

Willia : Phillips (his)

psence of, Robert Pateshall/

Robert Booth/ Vera Copia transcribed & compared by the originall this 8th day of Octob^r 1672:

p Edw: Rishworth ReCor:

Know all by these βsents that Thomas Williams of Winter Harbour, for diverse good Causes & Considerations him y^r

Williams To Wormstall

vnto moueing, doth giue grant Enfeoff & Confirme, & by this β sent deed, hath given granted enfeoffed & Confirmed vnto Arther Wormestall of the sayd Winter Harbour, halfe y^t Message or

tenement scituate lijng & being at Winter Harbour, aforesayd, the whoole Contayneing one hundred & twenty Acers, of Land, vpon part wrof the sayd Williams doth at yº Prsent Inhabitt, the which part and Prcell of Land, that is hereby barganed and sould vnto the sayd Arther Wormestall, is fully expressed as followeth, according to the bounds, that is here in declared, vidz^t of the planted or planting feilds, y^t fejld or these fejlds that are or may bee hereafter, vpon the North East side deuided, with a lane from high water marke vp into a peece of Land, that is fenced in & made vse of, for a Calfe pasture, & of the aforesayd Calfe pasture the sayd Wormestall is to haue, and is hereby Confirmed vnto him, one halfe part both of good & bad there off/ the bad weh is swampe, lyeth next vnto John Laytons lott, soe Called & tearmed, & of the good that lyeth next vnto the house y^t was builded by John Ellsone: Alsoe the NorthEasterly part of that vpland, aboue the sd house, from the Corner of the payles vp into the swampe, the w^ch vpland on that side next the house hath a red oake tree marked, & on the other side there of, a great stumpe of an oake marked alsoe/ & about thirty poole breadth, of the Woodland on the South East side of Ashen brooke, or dyrty brooke, being the next brooke to walter Mares brooke/ & another divission next to it, on the North West side of that brooke, in breadth to Walter Mayrs Corne fejld corner, ouer the sayd Mars brooke, on the North West side, & by all that breadth to runne vpon a West South West lyne, right through the sayd lott, to the South West lyne, or lott w^{ch} was John Laightons : And halfe a pond or swamp at y° Southwardly corner of the woodland, wth a Prcell of Marsh lijng below, between the flatts, & Ric: Hitchcocks, Corne fejld, with the halfe of that Marsh lijng

vpon the Northerly side of y° sayd Wormestalls house, that hee now inhabitts in, the wch part & Prcell of Marsh lijeth next to y° sd house, lijng between it & Wallsingham Chellsons, house or Marsh/ all w^{ch} ßmisses the sayd Wormestall shall hereby haue & hould, with all app^rtenances & priuiledges y'vnto belonging, him his heyres executors Administrators & assignes for ever: paijng vnto the Lord of the Land, or his Assigns, two days worke annually, if it bee lawfully demanded; And wras there is a Certen Prcell of Marsh, otherwise Called Meddow, the w^ch Meddow lijeth to yº Southward of the Mill, being bounded on the one side with the sea banke, & a pond with in it Comanly called & tearmed by the name of ducke pond, & the vpland opposite ynto the aforesd sea Wall, the wch meddow is & hath been taken away from the sd Williams & John Ellson, by Mr William Phillips, who now Inhabieth at y^e Necke of Land by winter Harbour; The sayd Williams doth hereby bind him & his, vnto the sayd Wormestall & his, that wn either hee or they shall thinke or Judg it a convenjent tyme win to sue & try for the recovery of ye same they shall Consent & pceede in every thing, & case beareing an æquall Charge in the seekeing of the recouery, & regayneing of the same; And wras in these pmisses there is a certen swampe Contayned, y' is Incompassed by y' Land, [126] of the sayd Williams, onely letted by the Lyne of John Leightons lott, the w^ch swamp lyeth aboue the aforesayd Calfes pasture, It is agreed by both these Partys, that It shall ly for both y^r benefitts, with out any devission of the same / In witness whereof the sayd Williams hath sett his hand & seale in the behalfe of him selfe heyres executors Administrators & assignes, this foureteenth of June in the foureteenth yeare of y° Reign of our dread Soueraign Charles the 2und, Anno Dom: one thousand six hundred sixty & two/

Subscribed, sealed, & Deliued/ In the Prsence of us/ Seth Fletcher/ Richard H Hitchcocke/ Thomas Williams his Marke

Bee It known further vnto whomsoeuer It may Concerne, that the sayd Thomas Williams doth Covenant & promiss

Due

for him selfe his heyres executors Administrators

& assignes, binding him selfe for him & them, In ye full & Just some of Thyrty pounds Sterig, that the sayd Arther Wormestall his heyres, executors Administrators & Assignes, shall peaceably hould and Inioy the sayd demised p^rmisses, with euery part & Prcell thereof, without any lett or disturbance of the sayd Williams his heyres, executors Administrators & assignes, or any other pson by his or thejr meanes or procurement/ In witness worf, the sayd Williams hath sett his hand & seale, this Twenty third of June sixty two/ Tho : \int Williams (^{his}_{scale})

Acted accordingly in the psence of/

Seth Fletcher/ & Joⁿ Spur/

A true Coppy of the Deede aboue written, & of the other Instrument vnder written, transcribed out of the originalls & there with Compared word for word this 9th day of Octobr 1672 : p Edw : Rishworth ReCor :

This ßsent Indenture witnesseth that I Robert Booth of Sacoe Senjor, for good cause & Consideration mee yrvnto

Booth To his Son moueing, doe give grant & Confirme vnto my sun Symon Booth a certen Tract of land lijng & being in Winter Harbour of Sacoe, aforesd, at

the head of Ralph Trustrums Marsh, aboue my Mill/ Namly his Corne feild w'on his dwelling house now standeth, & a peece of Pasture ground adioyning to it, on the North East side, Contayneing in all six acers of ground, or there abouts bee It more or less, as It is now fenced; To have & to hould with all the appurtenances there in Contayned, to him & his heyres for euer: with out any molestation of mee my heyres, executors, or Administrators, or Assignes/ In witness here of I have sett two my hand and seale this 26: day of August: 1672:

Sealed & Delued in βsence/ Robert Booth (^{his} Nathll Maysterson/

Arther Wormestall/ Robert Booth Senjo^r appeared before mee this 27th of Septeb^r 1672 : & acknowledged this Instrument to bee his Act & Deede/ Bryan Pendleton

Assofe

A true Coppy of this Instrum^t transcribed & Compared by the originall this 9th day of Octob^r 1672 : p Edw : Rishworth ReCor :

Octobr 15 : 1672

Kittery Surver
To WincollLayd out vnto John Wincoll his Grants of
Two hundred Acers of Land Adioyneing to
Andrew Searls Grant of Land, beginning at ye Great River
side, & runneing from thence into the Woods two hundred
sixty & eight pooles In length, North East & by North/ It
being on both sides the Little River, & In breadth one hun-
dred Twenty and eight Rodds the eight Rodds ouer plus
being allowed for high ways/ John Wincoll
Thom : Wills

vera Copia as compared wth y° originall this 16: Octobr 72: p Edw: Rishworth ReCor:

Octob^r 15 : 1672 :

D^{***} To Geo: Broughton Layd out vnto Mr Geo: Broughton one hundred Acers of Land, Joyneing to John Wincolls

Land, beginning at the great River side aboue the Salmon falls & runneing In length from the sayd River two hundredsixty foure pooles, North East & by North/& In breadth sixty foure pooles/ the foure pooles ouer plus in the breadth, being allowed for high ways/

> John Wincoll Tho: Wills Digitized by Google

BOOK II, FOL. 126, 127.

A true Coppy compared with y^e original this 16:8:72: p Edw: Rishworth ReCor:

Octob^r 15 : 1672 :

Due To Jn. Broughton Layd out vnto Mr John Broughton, one hundred Acers of Land Adioyneing to Mr Geo: Broughtons hundred Acers of Land, begining at the side of the Great River, & runneing from thence into the Woods, two hundred sixty four pooles, North East & by Nore, in length, & In breadth sixty foure pools the foure pooles ouer plus being allowed for High Ways/

Joⁿ Wincoll Tho : Wills Survey¹⁰ A true coppy compared wth y^e originall y^e 16 : 8 : 72 : p Edw : Rishworth ReCor :

Octob^r 15 : 1672 :

Die To Elize Bronghton Layd out vnto Elizabeth Broughton her Grant of one hundred Acers, next Adioying to her brother Jn^o Broughtons, hundred Acers, & runneing in length from y^e great River Two hundred sixty pooles, North East & by Nore, & In breadth sixty foure pooles, the foure pools ouerplus being allowed for an high way/

> John Wincoll Tho Wills Surveyⁿ

vera copia Transcribed & Compared by y^e originall this 16:8:72: p Edw: Rishworth ReCor:

[127] This Indenture made the Twenty first day of Octob^r In the years of our Lord God, one thousand six hundred & seaventy, & In the twenty secund years of our dread Soveragne Charles the secund of England Scottland, France & Ireland, King, Defend^r &c: between Ann Sanders executrix, vnto the last will & testament of her lately deceased husband, John Sanders Senjo^r of Cape Porpus, In the County of Yorke of New England, & at this Prsent vnd^r the Comand of the Massatusetts, togeather with the free & full Consent of Thom^{*} Sanders, Elldest sunn & heyre vnto the aforesayd John Sanders deceased, on the one Prty, & Andrew Alger of the aforesayd place on the other Prty, Witnesseth; That y^{*} sayd Ann & Thomas Sanders, for & In

consideration of the some of seaven pounds

Sterig: to her in hand payd before the Enseale-

Sanders To

ing & Delivery of these ßsents, by the sayd Alger Andrew Alger, woof these Ann & Thomas Sanders, doth acknowledg ye receipt & yrof & of every part & Prcell there of doe clearly acquitt, & discharge the sayd Andrew Alger, his heyres & assignes, & every of them for ever: by these fisents, hath given granted barganed sould, aliened Infeoffed, & Confirmed, & by these Presents doth fully Clearly & absolutely giue, grant bargan sell, alien Infeoff, & Confirme vnto the sayd Andrew Alger his heyres & assignes for euer, a Certen Tract of vpland to the quantity of one hundred Acers, being & lijng in & at Cape Porpus aforesd, between the Lotts of Symond Bussy, & of Nicho: Coole, now In the hands & possession of Mr Francis Johnson of Boston, the w^ch hundred acers of vpland to begine at the two aforesd Prcells of ground, In the breadth of fiuety pooles, shall & doth runne vp into the Countrey, vpon a due North West lyne vntill ye aforesd Tract of one hundred acers bee fully terminated & Ended : & alsoe all & Singular Deeds euidences, Records & Instruments, touching & concerneing the aforesd barganed & mises & every part & Prcell thereof, that the sayd Ann & Thomas Sanders hath left to y^m by the aforesayd deceased Sanders; To haue & to hould the aforesd Tract of Land with all its appurtenances, & priuiledges y^tto app'tayneing & belonging, vnto the sd Andrew Alger, his

heyres executors administrators & assignes for ever, & alsoe y^t hee the sayd Andrew Alger, his heyres executors & assignes, shall & may from hence forth peaceably Inioy, quietly haue, hould vse occupy, & possess the aforesd Tract of Land, with out the lett Intérruption, or Contradiction of the sd Ann or Thomass or any other pson or psons Claymeing from by or vnder her him or them or any of them, or by her his or thejre meanes, right title, Consent privity or pcurement/ In witness where of the aforesayd Ann & Thomas, do hereby bind & tye them selues thejr heyres executors Administrators & assignes firmely by these β sents, setting two y^r hands & seals the day & yeare aboue written/

In the psence of us/

The marke of \mathcal{R} Ric: Palmer The marke of \mathcal{F} Joⁿ Buckeland The Marke of $\bigwedge_{\text{(scale)}}^{\text{(her)}}$ Ann Sanders The marke of $\bigwedge_{\text{(scale)}}^{\text{(his)}}$ Tho : Sanders

Richard Palmer appeared before mee & made oath, that hee did see the Widdow Sanders & Thomas Sanders, signe seale & deliver this Instrument vnto Andrew Alger according to tearms with in expressed/ this Attest was the 15th of August 1672: before mee Bryan Pendleton Associate/

A true Coppy of this Deed or Instrument with in written, transcribed out of originall & y^r with Compared this 27th Octob^r 1672 : p Edw : Rishworth ReCor :

Bowry's Bond To Lockwood Know all men by these Prsents, that I John Bowrey of Wappine In the County of Middlesex, Marriner : doe acknowledg my selfe to ow & bee

Indebted, vnto Cap^t Richd Lockewood of Kittery, in the Province of Mayn, the some of six pounds sixteen shillings & 10^d/ to bee payd the 20th of May next/ In testimony w^rof I have sett my hand this twenty eight day of June (j666) John Bowrey/ To bee payd In Current money of New England/

Joseph Penwill/ John Davess/ John Davess doth Attest vpon his oath this this bill or Instrument aboue written was the Act & Deede of John

Bowrey/

Taken this 16 : of Decemb^r 1672 : before mee Edw : Rishworth Assote

Received this 18th day of Decemb^r 1672 : of Geo : Pearson of Boston the some of fourty pounds being the . ^{To} Pearson Pearson, lijng & being in Jeremesequems bay neare Kennebecke, & is in full payment of all bills bonds reckoings Accop^{te} wtsoeuer, from the begining of the world vnto this day, as witness my hand the day & yeare aboue mentioned/

Witness

.

Samuell Wheelewright/ John Davess/ John Miller his marke

Samuell Wheelewright appeared before mee the 20th of Decemb^r 1672 : & Attesteth y^t hee was fisent, & see John Miller sett two his marke as aboue sayd, & Delivered it as his Act & Deed, & is a Witnes herevnto Annexed/Will : Hamonds Comissio^r

vera Copia of this Receipt aboue written transcribed out of the originall y^s 30th Decemb^r 72 : p Edw : Rishworth ReCor :

BOOK II, FOL. 127, 128.

Know all men by these Prsents that William Howldridg Senjo^r, & William Houldridge Junio^r, doe by these Prsents bind them selues Joyntly & severally to pay vnto Thomas Holms Twelue pounds In good M^rchable pine boards, or M^rchantable staues, or any M^rchañble goods, & the sayd

2 Howldridges Bond To Holms Holms to have his Pistolls agajne, onely the sd Holms to pay two thirds of the Costs in mending & stockeing of them sufficiently, this being the full of all Accopts between the aboue sd William

Howldridge Senjo^r & Howldridge Junjo^r, & all other Accopts to bee voyd & of none aeffect, from the begining of the world to the date hereof; further the aboue sd boards or goods to the some aboue written is to bee payd by the aboue sd Howldrige, vnto Thomas Holms at or before the last of July next Insewing, but If the sayd Howldridge Junjo^r shall worke with sd Holms, why yⁿ the sd Holms is to pay vnto him fluety shillings p Moenth, & for the Prformance of the sd Ingagem^t the sd Wilt: Houldridge Senjo^r & Junjo^r, doe bind them selues thejr heyres or assignes, to pay vnto Tho: Holms his assignes, & herevnto Interchangably sett thejr hands this 15th of Janvary 167¹

[128] All Accompts to bee voyd, & of noe æffect vnless the sd Holms shall receiue any damage, by a Covenant that was made of a quantity of planke, If the sd Holms shall receiue any damage, the sd William Holdridge is to pay the one halfe of the Damage, & the goods to the valew of the Totall sume aboue written, to bee payd In Pischataq River, at witness our hands at price current/

> The marke of $\not\leftarrow$ William Houldridg Senjo^r The marke of $\not\leftarrow$ William Houldrige Junjo^r

Testes/

John Davess John Penwill/ Cap' John Davess & John Penwill, doe Attest vpon thejr oaths, that this Instrum' aboue written, was the Act & Deede of Willi: Houldridg Senjo^r, & William Houldridge Junjo^r/ Taken before mee this 3d of Decemb^r 1672:

Edw: Rishworth Assote/

BOOK II, FOL. 128.

This Instrument aboue written with y° Attests transcribed out of the originall & there with Compared this 3d day of ffebru: 72: p Edw: Rishworth ReCor:

Know all men by these Prsents, that I John Andrews for & in Consideration of tenn pounds in hand payd mee by Thomas Traffton now of yorke, doe by these Prsents alien & sell vnto Tho: Traffton, his heyrs executors, administrators

Andrews То Trafton

or assignes, two acers of Marsh scituateing & lijng neere to Christopher Michells outward Marsh & Joyneing to it, being a Necke of Marsh, wch necke I the sd John Andrews, doe

Ingage if it bee not two Acers to make it vp next & adioyneing to Itt, & for & in consideration of the abouesd some of tenn pounds I the sd John Andrews do by these ßsents bargan & sell vnto the abouesd Thomas Traffton his heyrs executors & administrators, & assignes for euer, as his & y^r proper estate, to have & to hould the sd Marsh, with out any lett or Molestation either by mee my heyres, executors, administrators or assignes, or any by or vnd^r vs, or any one of us, with warrantie from all other whatsoever, from the begining of the world to this day: And further I the sd John Andrews doe by these Prsents declare & testify, that y. savd Marsh is my own proper right, & that It is free from all Claymer w^t soeuer, both of Morgages, & any kind of Alienation w^t soeuer; to the treuth & testimony of all w^ch, I have togeather with my wife sett our hands & seals, this The marke of John 7th of Janv: 1672:

Signed sealed & Deliverd

In the β sence of us, Fran : Hooke/ Moses Mavericke/

Andrews FA (his)

Margerett Andrews her marke \mathcal{M} (her scale)

John Andrews appeared before mee 11: Janv: 72: & owned this Instrum^t aboue written to bee his Act & deed before mee Edw: Rishworth Assote/

Joane Attwell & Margerett Andrews, doe own this Iustrvm^t to bee y^r Act & Deeds before mee this 30th of Janva: 72: Edw: Rishworth Assofe/

A true Coppy of this Instrument aboue written, with y[•] Attests y^r vnto, transcribed out of the originall, & y^{*}with Compared this 16: ffebru: 1672: p Edw: Rishworth ReCor:

Know all men that I Walter Barefoote, doe acquitt & discharge ffran: Morgan, from all debts dues & demands, in bookes bills & demands, which Wee haue dealt for as witness my hand, this 2und of Octob^r: 1668: Walter Barefoote/ Testes Ephraim Lynn/

Daniell Spregg hisvera Copia transcribed out of themarke/originall p Edw: RishworthReCor:

W^ras the Town of Kittery granted vnto George Veasy (then of the same Town fluety acers of Land, as by their grant beareing date the eleaventh of Decemb^r 1662: more amply appeareth: And w^ras the sd Geo: Veasy, In the yeare 1664: sould the sayd Land vnto John Wincoll of the sd Town of Kittery in the County of Yorke, for the some of Thyrty pounds Sterlg: w^ch the sd George Veasy then received of the sayd John Wincoll to full Content & satisfaction/ Now know all men by these Prsents, that the sayd

> George Veasy, & Mary his wife for the Consideration abouesd, hath absolutely given granted barganed sould aliend Infeoffed & Confirmed, & doth by these Prsents for them selues thejr

heyres executors, & administrators, giue grant bargane sell aliene Infeoffe & Confirme vnto the aforesd John Wincoll the aforesd fluety Acers of Land as It is scituate & lijng in

Veasy To

Wincoll

the Town of Kittery aforesd, & bounded on the South East, with the Land of the sd John Wincoll, & on the South West, with y° River that Deuid[®] the Townshipp of Dover & Kittery, & on the North West with the Land of Clement Shortt, & on the North East with the Comones, to have & to hould to him the sd John Wincoll, his heyres, executors, Administrators & assigns for euer, togeather, with all & singular the appurtenances priuiledges & Commoditys, in any wise belonging there vnto, & the same to warrant & Defend against any Prson or Prsons laijng Clayme there vnto, or to any part or Prcell there of, by from or vnder the sayd Geo: Veasy & his wife or either of them, and for Confirmation of the Premisses, the aforesd George Veasy & Mary his wife, haue herevnto sett their hands & seales, this eight & Twenteth day of ffebru: In the yeare of our Lord one thousand six hundred seventy & two George Veasy (his seale)

Signed sealed &

Delivered in the Prsence of us/ Jabez ffox/ William Hukeley/

Mary Veasy (her seele) This Instrument aboue written was acknowledged, to bee the Act & Deed of George Veasy & Mary his wife before mee this 28 day of ffebruary 1672:

Roger Playstead Assotiate/

vera Copia, of this Deed or Instrument aboue written transcribed out of the originall, & there with compared this 8th day of March, 1672: p Edw: Rishworth Re: Cor:

Know all men by these Prsents, that I Thomas Withers of Kittery In Pischataq River Yeamon, for & in Withers consideration of the full & Just some of Twenty То foure pounds fiueteen shillings, wof foureteen Hoole pounds fiueteen shillings, being a Judgment granted vnto Mr John Hoole, at a County Court held at Yorke July 1671: wherewith [129] the sayd Thomas Withers is fully satisfyd, contented & pavd by these Presents, hath granted barganed & sould, aliened Infeoffed Convayed, released assured delivered & Confirmed, & by these Prsents doth giue grant bargane & sell aliene Infeoffe, convay release assure deliver & Confirme, vnto the sayd John Hoole his heyres & assigns all that Tract peece or Prcell of vpland and swampe scituate lijng & being in Spruse Cricke, being by estemation about seaventy Acers more, or lesse & is bounded as followeth; vidz' by the Land of the sd John Hoole, and from the Corner there of West Thyrty two rodds, to the head of a small Cricke, and thence Southwardly fluety & two Rodds by the Cricke side to a small brooke to a Corner, thence South East, one hundred Rodd to a tree marked, & North East to y° South Lyne of the sayd Hooles Land; And alsoe all the right title Clayme and demand whatsoeuer of him the sayd Thom^s Withers, of in & tow the sayd Tract peece or Prcell of vpland & swampe given, granted, & barganed as abouesayd, and of in & vnto every or any part or Prcell thereof, and all Lybertys priuiledges & appurtenances whatsoever of him the sayd Thomas Withers, of in & to the sayd Tract of Land belonging or in any wise appertayneing/ To haue and to hould the savd Tract peece or Prcell of vpland, & swampe soe bounded, & all Lybertys, priviledges, & appurtenances whatsoeuer, vnto the sayd John Hoole, his heyres & assigns for euer, to the soole & onely vss benefitt & behowfe of the sayd John Hoole, his heyres & assignes for ever, & to & for noe other vss Intent or purpose whatsoeuer freed and acquitted, & discharged from all Incomberances, whatsoeuer heretofore had made or done, or hereafter to bee had made or done, as alsoe from all dowrys, or titles of Dowrys, from Jane the now wife of the sd Tho: Withers, & from their heyres executors, administrators or Assigns or either of them/ In witness where of the sayd Thomas Withers to these Prsents hath sett two his hand & seale the first day of November Anno Dom : one thousand six hundred seaventy two/ 1672 : Thomas Withers (his seele) Signed sealed & Delivered

in the psence of/ Elyas Styleman/ Mary Styleman/ The marke of $\int \left(\frac{her}{seale} \right)$ Joane Withers

November: 2:1672

Mr Thomas Withers & Jane his wife came and acknowledged this Instrum^t to bee thejr free Act & Deed, before mee Elyas Styleman Commissio^r/

A true Coppy of this Deed or Instrument aboue written, transcribed out of the originall this 8th day of March 1673 p Edw: Rishworth ReCor:

Steph" Batsons Lott laid out Townsmen

In Cape Porpus, this 7th of Decemb^r 1672: by us whose names are vnderwritten, John by Cape Porpus Davies, & ffardinando Off, haue to the best of

our Judgm¹⁰ measured & layd out one Prcell of vpland & Marsh being & lijng in the little River soe Called. in this Cape, on the Western side yrof, the North west bounds is the Cricke, w^{ch} goes to the beaver pond, the head of our bounds, came a little to the Westward of the stepping stoones soe Called, soe from thence on a South East lyne a little Eastwardly, to the head of the middle Cricke, w^ch Cricke boundeth both the vpland & Marsh, from y° sayd Lyne to yº River, on the North East parts, & soe to the middle Cricke, wch is the bounds from the Southerne parts, & to the Eastward, within this bounds, is Twenty fiue Acers of Marsh, & eighteen Acers of vpland, as neare as Wee can

BOOK II, FOL. 129.

find, as witness our hands this day aboue mentioned/ this same Land is for Stephen Batson now dweller at Wells/

A true Coppy of this Grant aboue written transcribed out of the originall, & y^rwith compared this 11th day of March: 167³ p Edw: Rishworth ReCor: John Davies/ ffardinando Off/ his Marke Thomas Musell his marke Townesmen of Cape

Porpus/

This Indenture made the fourth day of Aprill, one thousand six hundred seaventy & two, & in the twenty fourth yeare of the Reign of our Leige Lord, & dread Soveraign, Charles the Secund, King of England, Scotland ffrance & Ireland Defend^r: between Abra: Tillton house Carpenter, & Millwright, on the one Party, & John Loverell, with the

Consent of his father in law Ezekell Knightts, & Apprentice To Tillton
Consent of his father in law Ezekell Knightts, & his own Mother Ester Loverell, of the other Party : Witnesseth, that the sayd John Loverell hath bound him selfe an apprentise vnto the

aforesayd Abra: Tillton, with him to dwell the space of Twelue yeares, vntill the same bee fully Compleated & ended/ hurt vnto his sayd Maister hee shall not doe or suffer, to bee done, but the same vnto his pouer hee shall Lett & hinder, & speedily giue notice to his Maister thereof/ the goods of his sayd Maister hee shall not Idlely spend & wast/ his goods & toules hee shall not to any Lend with out his Mⁿ leaue/ Ordinarys Tavernes or any Tippleing places hee shall not frequent, nor contrary to the will & pleasure of his Mr nor out of his business & Imployment, hee shall not absent him selfe, either by day or night without the privity & Lycence of his sayd Ma^{sr}: Fornication hee shall not Committ in the house of his sd M^r: nor Matrymony with any Contract with in y^e tyme of his apprentiship/ his Ma^m secreats hee shall keepe, & all the lawfull Comāds of his aforesd M^r , & his Dame hee shall obey & observe, & in all things & tyms carry & Demean him selfe towards his Ma^r & Dame, as such an Apprentice out to doe, for the full tearme & tyme of Twelue years as aboue sayd/

And the sayd Abra: Tillton his Master, shall vnto his sayd servant Reveale & make known vnto him the sd John Loverell, the secreats & Mistery of his art in building of houses & Mills, teaching or causeing him in all poynts to bee taught his aforesd Calling, trayneing & bringing vp the sayd John Loverell in the sd Abra: Tilltons occupation, teaching his sayd servant to reade & writte, soe well as is & may bee necessary for his furtherance in the Calling & occupation abouesayd, provideing for his sayd apprentice meat & drinke, Lodging & Rayment, for the whoole tearme & tyme of twelue yeares, takeing care that his sayd servant may have what is fitt & necessary to haue: And when the aforesd tearme & tyme is Compleated & ended, the sd Abra: Tillton shall give vnto his aforesd Servant, two sufficient & decent sujts [130] of apparell, through out, the one for workeing, & laboureing days, & the other for Lords day/ To w^ch end & purpose, the aforesd Parents shall provide three suits of apparell for the sd John Loverell, & shall giue & deliver vnto the sd Abra: Tillton ye some of fiue pounds Sterig: speedily, & the other fiue pounds at the expiration of y^e aforesd Tearme/ In witness woof the sd Abra: Tillton/ & John Loverell & his parence haue sett to y' hands, to a peyre of Indenturs agreeing with the date aboue written/

Note that the tyme & tearme of Twelue yeares, vpon the sixteenth day of May next after the date aboue expressed, doth & shall begine/

Signed sealed & Delivered/ In the Prsence of us/ ffran : Littlefejld Senjo^r/ She : Fletcher/ Ezekell Knightt (seale) Ester Knightt her marke $\underbrace{ \int_{\text{scale}} (seale)}_{\text{scale}}$ John Loverell his Marke $\bigvee_{\text{seal}} (seal)$

Book II, Fol. 130.

This Instrument was acknowledged by Mr Ezekell Knightt his wife & thejr sun, vpon this fourth day of Aprill 1672: to bee y^r Act & Deed before us/

> Richd Walden Comisso^r Roger Playstead Assote/

W^ras in the with in Indenture, there is an Ingagem^t of fiue pounds to bee payd speedily, & fiue pounds at the expiration of the tyme of the scervice of John Loverell, these are to certify all whom It may Concerne, that Abra : Tillton hath received the whoole tenn pounds, with w^ch hee acknowledgeth him selfe fully satisfyd & Contented, the w^ch tenn pounds was payd in the Cloathing of the Childs deceased father, & which was in the hands of Mr Ergekell Knightta and If are hea Itt happen that the and

Ezekell Knightts and If soe bee Itt happen, that the sayd John Loverell dy, before his tyme bee out, the sd Tillton shall, & is hereby Ingaged, to returne backe fiue ponds æquivolent, vnto what is now pd vnto him, & returne the same into the hands of those who are Concernd therein/ as alsoe there is delivered vnto the sayd Tillton In other Cloathing of the Childs Deceased fathers, for his, three sujts of apparell w^ch the Child should haue to y^e valew of foure pounds/ Abra : Tilltons Marke

Testes She : Fletcher/

ffra : Littlefejld Senjo^r/

A true Coppy of these Indentures & this Receipt aboue written transcribed out of the originall, & there with Compared this eleventh day of March 167²/₃ as Attests

Edw: Rishworth ReCor:

To all Christian people to whom this Prsent writteing shall come, greeteing/ Know yee that I ffran : Backhouse Planter of Wells in the County of Yorke, in part of Prformance of Back House To Tilton a Couenant made by mee the sayd ffran: Backhouse, & Abra: Tillton of Wells house carpenter of the same County, aforesd, of the other part, hath sould barganed & Confirmed, vnto the sayd

Abra: Tillton, one hundred & fluety Acers of Land more or less lijng & being on the North East side of Ogunquett River, w^{ch} doth appeare by a grant from the Town of Wells, alsoe all the buildings frames & fences, with all appurtenances y'to belonging, with two Acers of sault Marsh or y' abouts be it more or less, as appeareth by a writeing that Mr John Wheelewright gaue him, with tenn Acers of fresh Meddow that hee had granted from the Town, in writeing, If it bee there to bee had or found/ with all other Premisses, and the estate title Interest benefitts Clames demands wtsoeuer of mee the sayd Fran: Backehouse hath now vnto the same/ To have & to hould the sd Messages tenaments, & cottages, & all the singular other the Premisses, with y' or every of their appurtenances, before mentioned to bee granted vnto the sd Abra: Tillton & his heyres & assignes for euer/ & I yº sayd Fran: Backehouse haue for mee my heyres, that Wee will grant vnto the sayd Abra: Tillton his heyres the sd Messages, Tenements & Cottages & fimise with other the appurtenances, & all the right & Title that I have or euer had to Abra : Tillton his heyres & assignes for euer/ in witness woof I have herevnto sett to my hand & seale the Twenteth day of Octobr Anno: Dom : one thousand six hundred seaventy one/

Sealed, Assigned, & Deliuerd in the fisence of us Joseph Bolls/ Mary Bolls her marke MR

A true Coppy of this Instrument transcribed out of the originall & y^r with compared this xj day of March 167² p Edw: Rishworth ReCor:

ffran : Backehouse (his seal)



Book II, Fol. 130, 131.

May first 1671:

Smith To Jackson Witness these Presents, that I John Smyth in Consideration of a lott of Land that I had of James Jackeson liueing vp Cape Nuttacke River,

w^r henery Sayward hath bujlt a saw Mill, Contayneing fourty Acers: I the sayd John Smyth doe giue vnto the sayd James Jackeson foure Acers of Land lijng below his dwelling house, & vp aboue his house from a Rocke that is there vp into the woods vpon the same poynt of the Compass that It runnes on the other side, betweene Peter Weares, & soe to goe vnto the sayd Peter Weares all the length of it, & for to runne into the Woods, soe fare as my bounds runnes, with all priuiledges there vnto belonging, vnto him his heyres executors & assignes for ever/ In witness vnto the treuth thereof, I haue sett my hand the day & yeare aboue written/

Witness John Twisden Mathew Austine his John Smyth his marke ${\cal F}$

marke Cm

A true Coppy of this Instrum^t transcribed out of the originall & y^r with Compared this 12th of March 167²

p Edw: Rishworth ReCor:

These Presents doe testify, that I Abraham Conley of Kittery in Sturgeon Cricke Planter, vpon diverse good Consid-

Conley To Wittum erations there vnto mee moueing, & more espetially for the summe of fiue pounds Received of Peter Wittum of the sayd Town & place in

M^rchant^{ble} pipe staues, being in full satisfaction for a Prcell of swampe by mee sould vnto him: That I the sayd Abra: Conley doe hereby sell giue grant alliene bargane & Confirme, & with mee my heyres executors Administrators & assigns haue granted sould given alliend barganed & Confirmed vnto the aforesd Peter Wittum his heyres executors administrators & assignes, the full & Just quantity of [131] Three acers and an halfe of Land or swampe, & sixteen

pooles lijng & being & next Adiovneing vnto the savd Conleys Marsh, being between the sayd Conlys Marsh, & Kittery high way, part w^r of hath been already cleared & mowne by the sayd Wittum, & brought to bee Meddow, with all the rights, proprietys priuiledges, & appurtenances belonging to the sayd swampe or Meddow, I the sayd Conley do hereby Confirme vnto the sayd Wittum, to him selfe & his heyres for euer; this sayd Land or swampe is bounded on the Southern side with Abra: Conleys Marsh, on the Western side with the sayd Conleys swampe & severall pine trees, & on the Northermost side or end, It is bounded with Kittery high way/ Wch Land or swamp as bounded aforesd with all the priviledges benefitts, & Immunitys app^rtayneing y^rvnto hee y^e savd Peter Wittum is to haue & to hould to & for him selfe his heyres & assigns for euer, for his owne proper vss & behoofe, & further the sayd Abra: Conley doth by these Prsents Ingage him selfe, his heyres & assignes to Defend & make good the title y'of, aganst all Titles, Claymes Demands, or Incomberances w'soeuer, & against all Prsons claymeing any title y^rvnto, vnto the sayd Peter Wittu : & to his hyres & assigns for ever; And further It is to bee vnderstood, that Abra: Conley doth hereby grant for him selfe & his heyres for euer, that Peter Wittum & his heyres shall have free Egress & regress for a sufficient high way, from the head of the sayd swampe, vnto Kittery highway, with out any lett Molestation or Incomberance/ In Confirmation of the soole Premisses as aboue written, I haue here vnto afixed my hand & seal this fourteenth day of March 167² one thousand six hundred seaventy two or 73 : Abra : Conley his marke

Abra: Conley owneth this Instrument aboue Written to bee his Act & Deede, & that severall years Peter Wittum by his free Consent had & hath possession of the Premisses, before mee

March 14: 167 Edw: Rishworth Assote/

1

BOOK II, FOL. 131.

vera Copia, of this Instrument aboue written, & of the acknowledgm^t y^rof, transcribed out of the originall & y^rwith Compared this 15th day of March 167² p Edw: Rishworth ReCor:

This Indenture made this twenty fourth day of Novemb^r in the yeare of our Lord one thousand six hundred sixty & nine, in the one & twenteth yeare of the Reign of our Soveraign Lord Charles the secund by the Bush То grace of god, of England Scottland France & Musell Ireland King, defend^r of the faith &c: between John Bush & Grace his wife both of Cape Porpus, In the County of Yorke Planter, of the one part, & Thomas Mussell of Cape Porpus, on the the other part; Witnesseth that the sayd John Büsh and Grace his wife, for a valewable Consideration to them in hand before the Insealing & delivery hereof, well & truely payd by the aboue named Thom^s Mussell, the receipt of w^ch valewable Consideration, the sayd John Bush & Grace his wife do acknowledg the receipt by these Prsents, & there with to bee fully satisfyd contented & payd them for euer by these Prsents, Haue given granted barganed sould aliend Infeoffed & Confirmed, & by these Prsents doth fully clearly & absolutely give grant bargane sell alien Inffeofe & Confirme, vnto the sayd Thom^a Mussell his heyres & assignes for eue. a Prcell of vpland at Cape Porpus before mentioned, Contayneing one hundred Acers more or lesse, being butted & bounded on the South side, with a Cricke & flatts on the Western side by the Land of John Sanders Senjo^r, on the North East side with Symon Bussys, & soe runneing vp into the Countrey North West/ to have & to hould the Land with the priviledges & appurten . . . there vnto belonging, or any wise appur tayneing,

& all the Estate Right title & Interest vse & propriety, possession Clayme & Demand w^t soeuer, of on the sayd John Bush & Grace his wife, of in or two the sayd Land, to haue & to hould the sayd vpland, vnto the sayd Thom . . Mussell his heyres, executors & assignes for ever, to his & y' owne proper vss & behoofe for ever : And the sayd John Bush & Grace his wife, for them selues their respected heyres executors Administrators doe Covenant promiss & grant, with y° sayd Tho: Mussell, his heyr . . & assignes by these fisents In manner & forme following, that is to say that yº sayd John Bush & Grace his wife, at the tyme of the grant bargan & sayle, of the Prmisses, & to the delivery hereof vnto the sd Thom[•] Mussell to y[•] vse of him his heyres & assignes for ever, Weare the true & Rightfull owners of the aboue mentioned Prmises, & that they in their own right hath full pouer and lawfull authority, the Premisses to grant bargane & sell & Confirme as aforesayd, & that y' sayd Tho : Mussell his heyres & assignes, shall & may hence forth for euer Lawfully quiettly & peaceably have hould vse occupy possess & inioy the sayd barganed Land, with the priviledges & appurtenances thereto belonging, with out the lett suite trouble Molestation deniall, euiction, ejection or disturbance of the savd John Bush & Grace his wife or any other Prson or Prsons wtsoever, lawfully Claymeing, or ßtending to haue any estate Title or Interest of in or to the ßmisses, from by or vnder them, & shall warrant or ever defend the sayd barganed ßmisses, vnto the savd Thomas Mussell, his heyres & Assignes against them selues, & all & every Prson & Prsons Claymeing & two Clayme any estate right Title Interest Clayme or demand, w'soeuer, of in or two the barganed ßmisses, or any part or Prcell there of, from by or vnder them / In witness woof the sayd John Bush & Grace his wife

BOOK II, FOL. 131, 132.

 haue here vnto sett thejr hands & seales the day & yeare

 aboue written/
 The marke of

 Signed sealed & deliverd/
 John Bush

 In the βsence of/
 John Bush

 John Sanders Senjor
 The marke of

 his marke/
 Grace Bush
 C (her seale)

 Geo: Pearson/
 This Instrument was acknowledged

 hy Grace Bush to here the Act &

Chis Instrument was acknowledged by Grace Bush to bee the Act & Deede of her husband John Bush, in his life tyme & her owne, this 23: day of Aug: 1670: before mee Bryan Pendleton Assotiate/

A true Coppy of this Instrument or deede aboue written transcribed out of the originall, & thejr with compared this 27: March: 73: p Edw: Rishworth ReCor:

[132] To all Christen people, to whom this Prsent Deed of Gyft shall come, Major William Phillips of Sacoe, in the Colony of the province of Mayn, In New England In America, sendeth Greeteing, in our Lord God everlasting/

Know yee that I William Phillips aforesayd, for & In Consideration of the great loue & respects I beare vnto my beloved wife, Bridgett Phillips, haue by these Prsents given granted, aliend Enfeoffed & Confirmed, & by these fisents do fully clearely & absolutely do giue grant aliene Enfeoff & Confirme vnto my beloued wife Bridgett Phillips her heyres or Assignes (after my decease) one Watter Mill or Grisstmill with one halfe acer of Land adioyneing vnto the sayd Mills, w^ch Mill is scituated standing & being vpon Sacoe ffalls, neare adioyneing vnto my saw Mill, for the full Tearme of

> my sayd wife her life, & for three years after, to bee vnto whom shee in her life tyme shall bequeath or giue it vnto; I say I haue by these Prsents given vnto my wife Bridgett Phillips, &

> > Digitized by Google

1

W= Phillips

То

His Wife

BOOK II, FOL. 132.

to her heyres or assignes as aforesd, from my heyres or assignes the aforesd Water Mill, & halfe acer of Land vnto It Adioyneing, for the full Tearme of her life, & for 3 years after, with all ways high ways, with all other the priuiledges Immunitys lybertys & profetts vnto It belonging, being standing or any wise appertayneing, quietly to haue hould vse, peaceably to Occupy & Inioy, dureing the tearmes abouesd, from my heyres executors or assignes, & from any Prson or Prsons W^tsoeuer, from by or vnd^r mee Claymeing any Right Title or Interest, into the aboue given Prmisses, or any part y'of w'by my sayd Wife or her heyres or Assignes, shall bee evicted or Molested in the quiett & peaceable Inioyment of the aboue given fimisses, or any part y'of, doe by these Prsents bind my heyres executors or assignes, to Warrant & Defend/ In witness wof I have here vnto sett my hand & seale, the Twenteth day of Septemb^r in the yeare 1668:

Signed sealed & Deliverd/

William Phillips (^{his}_{scale})

In Prsence of/ William Salter/ Hene: Gidly/ Majo^r Willi: Phillips Acknowledgeth this Instrument to bee his Act & Deede, this 28: March 1673: before mee Edw: Rishworth Assole/

This Instrument aboue written transcribed out of the originall & there with Compared this 29th March/ 1673

p Edw: Rishworth ReCor:

To all Christean people, Elizabeth Harvy, In the County of Yorke In New England Widdow sendeth greeteing in our

E. Harvey To her Son in Law Brackett Lord God Everlasting: Know yee that y^e sayd Elizabeth Harvy, as for y^e consideration of that Naturall Loue & parentall affection w^ch shee y^e sayd Elizabeth Harvy haue & beareth vnto her

sunn in law Thomas Brackett & Mary his wife, daughter of the sayd Elizabeth Harvy, & alsoe In Consideration my sunn in Law is Ingaged to mantayne mee meate drinke & apparell, houseing washing Lodgeing & all other things, necessary & Convenjent for mee, as vsually Accostomed in this place, dureing my naturall life & for other good Causes & Considerations her there vnto moueing, haue given & granted, & by these Prsents do fully freely Clearly & absolutely giue grant & Confirme vnto ye savd Tho: Brackett & Mary his wife, a parcell of Houseing & Land lijng & being In Cascoe bay, Alias falmoth in the County of Yorke, or province of Mayn, in New England, being the Land her first husband purchased of Mr Geo: Cleues being bounded on the West by the Land given vnto my sunn Natha¹¹ Mitton & on the East by the Land of William Whittwell, & y° South by the River goeing vp to Capissicke, with all the Land properly belonging to mee on this Necke of Land with the dwelling house y'on, & all the out houseing tillage Land Wood trees with all the profetts & priviledges yrvnto belonging, & alsoe all my swine great & small that I now have, with all the cattle I have belonging to mee, young & ould, with all my goods & househould stuff belonging or any ways app^rtayneing to mee, except what is exepted on the backe side of this writeing, & mentioned in any Instrument of writeing given vnd^r his hand beareing Date with Instrum^t To haue & to hould the sd Land & houseing with all the Meddow Land now belonging to mee, with y° sayd Cattle & swine, & all the afore mentioned Prmisses, vnto the sayd Thoms Brackett & Mary his wife, & to y' heyres executors, Administrators & assignes, & to ye onely proper vse & behoofe of the sayd Tho: Brackett & Mary his now wife from the day of the date hereof, & for ever, with all the profetts priuiledges, & appurtenances of & vnto all the Premises, or either of them belonging, or any ways app'tayneing, & all the estate title & Interest, right vse propriety possession Claym & Demand w'soeuer, of her the sayd Elizabeth Harvy of in or to y° same, freely peaceably quietly without any manner of reclayme challenge or contradiction of mee the sayd Eliza-

beth Harvy or my heyres executors of them or of any other Prson or Prsons w'soeuer, or by any other meanes from by or vnd^r her the sayd Elizabeth Havie & without any Accompt or answere in money or any other thing to bee yejlded or payd or done except what is before mentioned, soe that the sayd Elizabeth Harvy from by or vnder her may aske Clayme & Demand of in or two the Premises, or any part there of, any Interest title right or possession, but from all Actions of Interest Clayme & demand vnto the Premisses, I the sayd Elizabeth Harvy my heyres executors & administrators & either of them bee vtterly excluded & for ever Debarred by these Prsents, prouided always that the sayd Thoms Brackett nor his orde. shall not sell nor alienate any of the sayd Lands & Meddow with out the free Consent of Mary his now wife, nor any part yrof, & in Case the sayd Mary the wife of the sayd Thomas Brackett shall first dy before him her sayd husband, then the sayd Thomas shall Inioy it, dureing his life, & the sayd Thomas shall not sell nor alignate the savd Land, but after his deceas. to belong vnto his children, begotten on the body of Mary his now wife/ onely It shall not hinder the sayd Thoms Brackett to make sayle of the sd Land, & houseing with the Consent of Mary his now wife dureing her life tyme/ In witness woof the sayd Elizabeth Harvy hath here vnto $\lceil 133 \rceil$ sett her hand & seale, this secund day of June 1671: In the Twenty third yeare of the Reigne of o' Soveraign Lord, King Charles the secund, by the Grace of god King of England, Scottland, France, & Ireland/ Elizabeth Harvy (her neale)

Signed sealed & Delivered

her marke (

in y^e Prsence of us/ George Munioy/

George Ingersall/

Mis Elizabeth Harvy acknowledgeth the aboue Instrument of writeing to bee her Act & Deed, vnto Thomas Brakett this Twenty ninth of March 167[‡] before mee Geo: Munioy Assole:

The goods expected in the within writeing, to bee to the proper vse & dispose of Mis Elizabeth Harvy are these herevnder mentioned,

Imp^{re} Three pewter dishes, one feather bed the best of them | If Kettle, one little pott | all my apparel |

A true Coppy of Instrument aboue written, & those Prticulars excepted out of the same, transcribed out of the originall & y^rwith Compared this 12th day of Aprill 1673:

p Edw: Rishworth ReCor:

Know all men by these Prsents, that I Thomas Withers To his 2 Children Withers of Kittery, In the County of Yorke, haue & doe by these Prsents, give vnto my two youngest children Mary & Elizabeth, my Ysland

lijng between Strawbury banke & my house, where I haue formerly bujlded vpon and planted, I doe here by these Prsents, freely giue it vnto my sayd Children, onely I shall reserue a place for James Heard to bujld vpon, contayneing of sixty six foote square, & there shall bee thejr deed for that vpland, as witness my hand & seale this 24th of July 1671: Tho: Withers (his ceale)

Richard Cowell/

Charles Summers/

Portsmouth the 19th of August 1671 : Mr Tho : Withers acknowledged this Instrum^t to bee his Act & Deed, before mee

Elyas Stilemā : Commisso^r/

A true Coppy of this Instrument aboue written, transcribed out of the originall, & therewith Compared this 6: June: 1673: p Edw: Rishworth Re: Cor: To all Christean people to whom this Prsent writeing shall Come/ Robert Jordan of Spurwinke, In the province of

Jordan To Gendal Mayn Cler^s sends greeteing/ Know yee that y^e sayd Robert Jordan for & In consideration of three pounds tenn shillings, to him In worke

payd by Walter Gyndall of Spurwinke aforesayd, yeoman, w'with hee doth acknowledg him selfe satisfyd, as alsoe for two days worke, or foure shillings in Current money annually, to bee pformed, or payd by the sd walther, his heyres or assignes for ever, to the aforesayd Robert Jordan his heyres or Assignes, by these Prsents haue given granted aliened & Confirmed, & by these Prsents doe giue grant & Confirme vnto the sayd Walther Gyndall, a Prcell of Land Contayneing fluety Acers, In a square lijng & bounded, on y[•] Eastward side of spurrwinke River/ from the vttmost poynt of a Certen brooke Commanly known by the name of Jonas his brooke on the one side and the sayd River on the other side, proceeding vpon a square to the Compleateing the same : to have & to hould the sayd fluety acers bounded & lijng as aforesayd, togeather with all the benefitts, profetts & Emolum¹⁶ thence ariseing to the onely proper vse of him the sayd Wather Gyndall, his heyrs & assignes for ever, and the sayd Robert Jordan for him selfe, his heyres executors & Administrators, doth Covenant promiss & Grant to and with the sd Walther Gyndall his heyres executors & assignes, that hee the sd Walther Gyndall the day of the Date hereof, is & standeth lawfully sejzed, according to yº Nationall Law of our Soveraign Lord the King, of England, &c: from whom the Preedent Right was derived, to his own vse of & in the sayd Premisses, & every part y'of, in a good Prfect, & absolute estate of Inheritance: And hath in him selfe full pouer good right & authority, to grant bargan sell Convay, & assure the same in manner & forme aforesayd, & that hee the sayd Walther his heyres executors & assignes & every of them, shall & may for euer hereafter peaceably & quiettly haue hould and

Inioy the aforesayd P^rmisses free and Clere & Cleerly acquitted & discharged from all Legall Molestations/ In witness w'of the sayd Robert Jordan haue here vnto sett his hand & seale this third day of June In the Twenty fifth yeare of the Reign of our Soueraign Lord Charles the secund by the Grace of god, of England, Scotland, France & Ireland King, Defend^r of the faith & Annoq Dom: Christi/ 1673/ Robert Jordan (^{his}_{seale})

Signed Sealed & Delivered /

In the Prsence of/ Ralph Allanson/ Joseph Oliver/ Nathall Fryer/

Mr Ralph Allason/ & Joseph Oliver maketh oath that they saw Mr Robert Jordan signe seale & Deliver the aboue Instrument of Writeing vnto Walter Gyndall as his Act & Deed & that hee acknowledged hee had already given the sd Gyndall possession by Turffe & Twidg/ Taken vpon oath this 4th of June 1673 : before mee Geo : Munioy

Assofe/

Mr Ralph Allason further Testifyeth y^t hee heard Mis Sarah Jordan giue her free Consent to y^e aboue writeing, & sayd shee was glad It was done/ this 4th June 73: taken vpon oath before mee Geo: Munioy Assote/

A True Coppy of this Deede or Instrument aboue written, transcribed out of the originall & there with Compared this 2und day of August: 1673: p Edw: Rishworth ReCor/

[134] This Indenture made the second day of Novemb^r In the fiffeteenth years of the Reigne of our Soveraign Lord, Charles the second by the Grace of god, of England Scott-

land ffrance & Ireland, & New England King, Defend^r of the faith &c: An In the yeare of our Lord God, One thousand six hundred sixty & three, between Natll Fryer of Portsmouth In the County of Norffolke M^rchant of the one Party, & Richd Lockewood of Kittery neare Pischataq on the other Party; Witnesseth, that the sayd Nathall ffryer for & In consideration of the some of one hundred pounds off lawfull money of New England in hand before then sealing & delivery of these Prsents, well & truely payd, the receipt w^rof the sayd Natha¹¹ Fryer doth hereby acknowledg, & him selfe to bee fully satisfyd contented & payd, there off & off euery part Prcell & penny there of, doth acquitt exonerate, and

Fryer To Lockwood discharge the sayd Richard Lockewood his heyres executors & Administrators & every of them, for euer by these Prsents, Hath granted barganed & sould aliend Enfeffed Conveyed Released Deliv-

ered & Confirmed, & by these Prsents, Doth Grant bargan & sell alienn Enfeoff Convey release Deliver & Confirme vnto the sayd Richd Lockewood his heyres & assignes, All that dwelling house, scituate lijng & being in Kittery aforesd, sometymes heretofore in the Teanour or Occupation of Capt Francis Champernown Esq^r, & now In the Tenour and Occupation of the sayd Nathaⁿ Fryer togeather alsoe with Thyrty Acers of vpland, wh Marsh y' lyeth next Adioyneing to the sd house at a Gutt y' partts the sayd Marsh & y' house, & Land of Geo: Palmers Wch sayd Thyrty Acers of Land is to runne from the sayd Gutt towards the house & Land of Robert Edge vntill the sayd Thyrty acers of vpland bee fully Compleated, & alsoe all trees woods & vndr woods Comanes, Emolum¹⁶ profetts Commoditys Aduantages Emolume¹⁶ & appurtenances, w^tsoeuer to y^e sayd house & Land belonging or any ways app^rtayneing, & alsoe all the Deeds writeings Euidences Escripts & minints wtsoeuer, sooly concerning y° Prmisses, or any Part or Prcell there of; To have & to hould the sayd dwelling house & Thyrty Acers of Land & Marsh togeather with all the Trees, woods & vnderwoods Commodytys aduantages & Emoluments what soeuer vnto

the sayd Richd Lockewood his heyres & assignes for euer/ to the onely proper vse & behoofe of the sayd Richd Lockewood his heyres & assignes for ever, & to & for noe other vss & Intent or purpose whatsoeuer: And the sayd Natll firver for him, his heyres executors Administrators & assignes for all & every of them, doth Covenant promiss & Grant to & with the sayd Richard Lockewood his heyres & assignes, to & with every of them by these Prsents, that hee the sayd Richard Lockewood his heyres & assignes shall & Lawfully may from tyme to tyme & at all tyms . here after quietly & peaceably haue hould vsse occupy possess & Inioy all & singular the sayd dwelling house & Land & every part & Prcell there of, with the appurtenances offered acquitted & discharged, or otherwise well & sufficiently saued, & keept harmeless of & from all manner of former, & other barganes sayles gyfts grants leases Dowrys & Title of Dowrys of Christean now Wife of the savd Nathall ffryer/ and of & from all other tytles troubles charges and Incomberances whatsoeuer, heretofore had made committed suffered or done, or hereafter to bee had made Committed suffered or done by the sayd Nathaell Fryer his heyres or Assignes or any of them, or by any other Prson or Prsons w^tsoeuer lawfully Claymeing from by or vnder him them or any of them, or by his there any or either of their Acts meanes Consents or procurement/ In Witness wrof the Partys first aboue named to these Prsēts Indentures, Interchangeably have sett their hands & seales, the day & yeare first aboue written/ Nathaniell ffryer (his seale)

Sealed & Delivered in ßsence of/ James Heard/

The marke of +

Abra: Corbett/

Christian ffryer/

This Deede was acknowledged by the sayd Nathaell ffryer, & Christean his wife, the day of the date aboue written before mee/ Bryan Pendleton Commissio^r/ A true Coppy of this Instrument transcribed out of the originall & there with Compared this 3 : August : 1673 :

p Edw : Rishworth ReCor :

Bee It known vnto all men by these Prsents, that I John Seares resident In the province of Mayn, In New England Planter, ffor & In Consideration of y^o some of Twenty pounds, Current money of New England, to bee in hand payd before the Inseale-

ing, & delivery hereof, by Mr James Lane of Westgostuggo In y^e province aforesayd, the receipt w^rof I doe hereby acknowledg my selfe to bee fully satifyd contented & payd, & there of, & every part & Prcell there of, doe Clearely acquitt exonerate & discharge the sayd James Lane his heyres executors & Administrators for ever, Haue by these Prsents given granted barganed sould Enfeoffed & Confirmed, & by these Prsents doe fully Clearly & absolutely giue grant bargan sell Alien Enfeoff & Confirme, vnto the sayd James Lane his heyres & assignes for euer/ All that Ysland Commanly known or Called by the name of Reddings Ysland, lijng & being on the Eastward side of Mayre Poynt Necke; togeather with all that Prcell of Land lijng & being vpon Mare poynt necke bounded wth the Land formerly In the possession of Nicholas Whytt; Commaly known by the name of Sandy Poynt, & from thence runneing vp to y^e falls, & soe ouer to Macoytt Bay; togeather with all the Marsh and Marsh grounds formerly in the Right & possession of Thomas Redding deceased, being sixty Acers more or lesse, weh afore mentioned Ysland, lands & Marsh Grounds I the sayd John Seares doe by these Prsents absolutely giue grant sell and Confirme [135] vnto the sayd James Lane his heyres & assignes for ever/ to haue & to hould all ye singular & aboue mentioned Prmisses, with all the Lands Marsh woods, vnd^rwoods Tymber Trees, & all other privilidges, that in any wise appertayn & belong vnto ye afore mentioned Ysland lands or Marsh or any Part or parcell thereof, to his and their proper vse & behowfe, hereby Emptijng myselfe my heyres, & executors of and from all Clayme title & Interest to the afore mentioned ßmisses, or any Part or Prcell there of, & I the sayd John

Seares, the afore mentioned Ysland Lands & Marsh grounds, to y° onely vse & behoofe of him the sayd James Lane, his heyres executors & assignes, against all people shall & will warrant, & for ever defend by these ßsents And In witness hereof I the sayd John Seares, haue here vnto sett my hand & seale this fifthteenth day of May, In the yeare of our Lord God. One thousand six hundred seaventy three/

John Seares (his seale) Signed sealed & Delivered, In the Prsence of us/ John Seares acknowledged, that Ezechiell Carveath/ hee did signe seale & Deliver John Lane/ the aboue Instrument vnto Mr James Lane as his Act & Deed this 21: of June 1673: before mee Geo: Munioy Assotiate/

A true Coppy of this Instrument aboue written, transcribed out of the originall & there with compared, this 7th of August: 1673: p Edw: Rishworth ReCor:

John Seares gaue possession vnto Mr James Lane of the Ysland, in lew of the whoole Land & Marsh contavned & mentioned In the with in written deed/ In the ßsence of the witnesses here vnto subscribed / May: 18:73: Testes/

vera Copia transcribed out of the Ezechiell Carveath/ **Richard Short his** originall p Edw: Rishworth Marke + **ReCor**:

To all Christean people to whom these Prsents shall come/ Hugh Gunison of Kittery In Pischataqua River inhoulder, sendeth Greeteing/ know yee that for & In Consideration of the some of three scoore pounds sterling, to mee in hand payd by Mr Richard Russell of Charles Town New England M^rchant, where with I doe acknowledg my selfe fully satisfyd, contented and payd, & there of and of every part & Parcell thereof, doe exonerate acquitt, and discharge the sayd Richd Russell, his heyres executors Administrators & assignes for euer, by these pesents haue given granted barganed sould Infeoffed and Confirmed, & by these Prsents doe giue grant bargan sell Infeoffe & Confirme vnto the sayd Richard Russell all that my now dwelling house standing & being at Kitteryng, alias Kittery on the North East side of Pischataq River In the County of Yorke In New England, & all the lands & buildings there vnto belonging, with all & singular there appurtenances and all his right Title Dowre, and Interest of and vnto the same, & every part and Prcell thereof, to have and to hould, the sayd dwelling house bujldings & Lands there vnto belonging, with all appurtenances to the sayd Premises belonging, vnto the sayd Richard Russell his heyres & assignes for ever, and to the onely proper vse and behoofe of him the sayd Richard Russell his heyres and Assigns for ever, free and Cleare, & freely and Clearely acquitted exonerate and discharged of for and from all former or other barganes sayles gyfts grants, titles Morgages Actions sujtes arrests executions, Judgments Ingagements & incomberances whatsoeuer, from the worlds begining, till the day of the date hereof, and doth alsoe warrant acquitt, and defend the sayd barganed Premisses, with there appurtenances vnto the sayd Richard Russell his heyres and

Gunnison To Russell assignes against all Prsons from by or vnder him Claymeing any right Title Dowre or Interest of and into the same for ever, by these Prsents/ In witness whereof I haue here vnto sett my

hand and seale, the fourth day of August In the yeare of our Lord one thousand six hundred fifty and foure, prouided always that If I the sayd Hugh Gunnison, my heyres executors administrators or Assigns doe satisfy content and pay, or cause to bee satisfyd contented and payd vnto the sayd Richard Russell, his heyres or assignes the sayd some of three scoore pounds in manner and forme following, that is to say flueteen pounds Sterling euery six Moenths next

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Insewing each other after the date hereof, in good M^rchantable and refuge fish at price Current, & delivered vnto the sayd Richard Russell or his Assignes at the yles of shoales, euery six Moenths or before, vntill the sayd some of Three scoore pounds shall bee fully satisfyd, and payd as aforesd, that then this bargane and sayl to bee voyd, & of none æffect but otherwise to stand & remajne in full pouer strength & vertue according to the true intent & meaneing there of, witness my hand & seal as aforesayd/

Sealed and Delivered in Hugh Gunnisson (^{hig}) the Prsence of/

George Manning/

Nathaniell Souther Noto^r Publics

This is the Deed of Hugh Gunnisson acknowledged this 4th of the 6th Moenth 1654 : before mee Richard Bellingham Gouer

vera Copia of this Instrument aboue written transcribed out of the originall & there with Compared this 25th of August 1673: p Edw: Rishworth ReCor:

To all Christian people to whom this Prsent deede of sayle shall come/ Majo^r William Phillips of Winter Harbour In the Province of Mayne, In New England In America sendeth greeteing In our Lord God Everlasting/ Know yee that the sd Willia : Phillips, with the Consent of Bridgett his wife, for a valewable Consideration in money [136] and other Current pay In New England to him In hand payd, at and before the ensealeing and delivery hereof, by Richard Russell of Charles Town In the Colonie of the Massatusetts In New England M^rchant the receipt whereof the sayd Phillips doth by these Prsents acknowledg, and there with to bee fully satisfyd contented and payd, and there of doth acquit and discharge the sayd Richard Russell his heyres executors & administrators, and every of them for ever by these Prsents : Hath given granted barganed and sould aliend Enfeoffed and Confirmed, and by these Prsents doth fully Clearely and absolutely giue grant bargan sell aliene Enfeoff and Confirme vnto the sayd Richard Russell his heyres and Assignes for euer Two Tracts or quantitys of Lands, the one where of Contayneing Two thousand fiue hundred Acers lijng & being vpon Sacoe River Joyneing to & begining at the vpper part of Salmon Falls In the Province aforesayd, being in breadth vp by Sacoe River North West one Mile being on the Westward side of the sayd River, and to runne In length vpon the mayn Land, soe fare on the sayd breadth, as to make vp the sayd quantity or Numb^r of Two thousand fiue hundred Acers, and is butting vpon Sacoe River Eastwardly, and on the Lands of the sayd Phillips Westwardly/ the other Tract

y" one lyne left out weh I haue written vnder ye deed on ye other side of ye next leafe or quantity of Land being one sixteenth part of the A Meddows waters ways fishing fowling hunting Coman of Pastor Rightts, Lybertys profetts hæriditaments w'soeuer or or are growing ariseing, being comeing Issewing in vpon or out of the Premisses, and every part and Prcell thereof, or to the same or any part of them, belonging or any manner or wise appertayneing, and all the estate Right Title Interest vse propriety possession Clayme and demand whatsoeuer of him the sayd William Phillips, of in or two the sayd barganed Prmisses, or any part there of/ And all Deeds euidences and Writeings whatsoever, which concerne the savd barganed Premisses, onely, and Coppys of such deeds Evidences and writeings, which Concerne the same, with other things; To haue and to hould the sayd Two thousand fiue hundred Acers of Land, and one sixteenth part of a silver Mine Contayneing fiue hundred Acers or there abouts, lijng and being butting and bounded as aforesayd, with and singular the Emolum¹⁰ and appurtenances there of, and priviledges there to in any wise belonging and appertayneing vnto the sayd Richard Russell his heyres and Assignes to the onely proper

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vss, and behoofe of him the sayd Richard Russell his heyres and Assignes for ever: And the sayd William Phillips, for him selfe his heyres, executors and Administrators doth Covenant & grant to and with the sayd Richard Russell, his heyres and assignes by these Prsents, In manner and forme following, that is to say, that hee the sayd William Phillips, at the Tyme of the Grant bargan and sayle, of the Premisses to the sayd Richard Russell, and vntill the delivery hereof vnto the sayd Richard Russell, to the vse of him his heyres & assignes for ever was the true and lawfull owner and Proprietor of the aboue barganed Premisses, and that hee hath in him selfe full pouer and lawfull authority the Premisses to grant bargan sell and Confirme as aforesayd, and that the sayd Richard Russell his heyres and assignes shall and may hence forth for euer lawfully peaceably and quiettly haue hould vse possesse Inioy or dispose of the sayd barganed Premisses, with the appurtenances there of, free & cleare and Clearly exonerated acquitted and discharged or otherwise, at all tymes, by the sayd William Phillips his heyres executors Administrators sufficiently saued Defended and keept harmeless vnto the sayd Richard Russell his heyres & assign of and from all and all manner of former and other Grants Gyfts barganes sayles, leases assigments Morgages,

W= Phillips To Ric^d Russel Wills Intayles Judgm⁴ executions forfetures Seizuers Joynters Dowers pouer and Thyrds of Bridgett his now wife to bee Claymed or Challenged of in or to the same or any part thereof,

And of and from all other Titles, charges Acts and Incomberances whatsoeuer had made done Committed, or suffered to bee had mayd Committed or done by the sayd William Phillips, his heyres executors Administrators or any other Prson or Prsons wtsoeuer, Lawfully Claymeing or Pretending to haue any estate, right Title Interest Claym or demand whatsoeuer of in or to the same, or any part there of from by or vnder him them or either of them : And that the sayd William Phillips (his heyres executors & Administrators the

sayd barganed fimisses vnto the sayd Richard Russell his heyres and Assignes against them selues respectively, & all and every Prson and persons whatsoeuer, Clayming or to Cayme any estate right Title Interest vse propriety Clayme or demand whatsoeuer, of in or to the same, or any part there of, from by or vnder him, them or either of them, shall and will warrant & for euer defend by these Prsents/ And that thee sayd William Phillips,) his heyres executors and Adminis [137] nistrators vpon lawfull & reasonable demand, shall & will pforme and doe, or Cause to bee Prformed and done, any such further Act and thing whatsoeuer, whither by way of acknowledgment of this Present Deede or release of Dower, In respect of her the sayd Bridgett, or any other kind that shall or may bee for the more full Compleateing Confirmeing & sure makeing of the sayd barganed Premises, vnto the sayd Richard Russell his heyres and Assignes for euer, according to the true Intent here of, and according to ye Laws of ye Jurisdiction where in the sayd barganed Premisses lyeth/ In witness woof the sayd William Phillips, and Bridgett his wife haue afixed there hands and seales, this thirteenth day of August in the yeare of our Lord One thousand six hundred seaventy three, Annoq Regni Regis Charolii secunde vigessimo quinto/

A siluer Mines lijng & being in Sacoe aforesd Contayneing 500° Acers or y abouts with all y. Tymber Trees Woods vnderwoods

Wiff: Phillips (his Bridgit Phillips (her each

Signed sealed and Deliverd

In the Prsence of/ Gershjam Hobart/ Paul Dudley/

Majo^r William Phillips & Bridget Phillips did appeare before mee this 8th day of Aprill 1675: doth acknowledgd this Instrument aboue written to bee there free Act & deede as Attests

Edw: Rishworth Assofe/

vera Copia of this Instrument aboue written transcribed out of y^e ReCords this 5th of Septem^{br} 1673:

p Edw: Rishworth ReCor:

W^ras Mr William Symonds hath formerly had one sixth part of the house & lands that was my fathers, Scadlock w^ch farme lyeth In Cape Porpus at the little To River/ Now bee It known vnto all men by these Symonda Prsents, that I Samuell Scadlocke for a ualew-

able Consideration In hand received, haue barganed & sould vnto Mr William Symonds of Ipswich, one sixt part more of the sayd Farme, that is to say vpland Pasture Meddow & Tillage, to have & to hould the two sixt parts or one third part wth all & singular buildings & appurtenances there vnto belonging, to him the sd William Symonds, his heyres executors Administratrs or Assignes for euer/ the Land is to bee æqually deuided In respect of quality & quantity, as witness my hand Dated this 23: May: 1673:

Subscribed sealed & Delivered Samell Scadlocke (his) In the Prsence of us/ his Marke/

John Cutt John Hunkines/

The Testimony of Joⁿ Cutt & John Hunkines aforesd, who tooke y^r oaths yt they were psent, & were witnesses to ve Deed abouesd Sworn before us the 24th of June 73 : Sam¹¹ Symonds Dep Gour

William Stowton Assist

A true Coppy of this Instrument transcribed out of the originall & yr with Compared this 9th day of Sep^{br}: 1673: p Edw: Rishworth ReCor:

To the Marshall of the County of Yorke, or to the Marshall of Portsmouth or Douer, or thejr Deputys, or either of them/

In his Majestys name you are required to leavy of the estate of Samell Scadlocke, Two Cows & two Calfes and fiue pounds fiueteen shillings & 10^d, & 3^e 6^d for the execution &

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for wantt y'of his body, & It to deliver vnto Mr Will: Symonds, to satisfy a Judgm' of Court granted him at Yorke houlden for this County July 4th: 1671:

p Curiā: Edw: Rishworth ReCor:

7th July: 71: w^r of fayl not to make a true returne vnd^r yo^r hand/

I Nathell Maysterson Marshall, doe constitute & appoynt my loueing frejnd Charles Potum liueing at Cape Porpus or Ensign John Barret or either of them to bee my lawfull Deputy to levy this execution according to law/

Dated this 3d of August/71 Nathell Maysterson Marshall/

I John Barret being Marshalls Deputy, did leavy this execution on a sixth part of an house, & Land w^ch ^{Symonds} ^{Exect on} Scadlocks Land Delivered it to Mr William Symonds Witness my hand, 3 : August : 71 :

The marke of John Barrett

Wee Whose names are vnder written being chosen by Mr Symonds & the Marshall to apprize a part of an house & Land w^{ch} is Sam^u Scadlockes at little River in Cape Porpus, for or towards this execution, Wee doe apprise the sixt part of the sd house & land at tenn pounds Witness o^r hands, this 3d of August 1671 : Bryan Pendleton vera Copia of this execution with John Barret his marke in written & the returne y^r of by the Marshalls Deputy transcribed out of the originall & y^r wth Compared this 9th of Septemb^r: 1673 : p



These Prsents testify, that In Consideration of Two sheepe w^ch I haue received of Nicho: Hodgsden of Kittery, where with I am fully satisfyd, I Peter Wittum do grant giue sell & Confirme, In the behalfe of my selfe my heyres executors Administrators & assignes, haue given granted sould & Con-

Wittum To Hodsden

firmed that part & parcell of vpland (excepted In his bill of sayle, being two Acers,) adioyning to the other fourty acers of vpland this day sould by mee vnto the sayd Nicho: Hodgsden, bee It

more or less to him, his heyres executors administrators & assignes for euer/ And that the sayd Nicho: Hodgsden shall have & hould the sayd Two Acers of Land, vpland & swampe from mee the sayd Wittum my heyres executors & assignes for euer, with all the priuiledges & appurtenances wtsoeuer/ In witness woof wee haue here vnto sett our hands, I & my wife Reddigoe, this seaventeenth day of Septem^{br} 1673: Peter Wittum his

This Instrument owned by Peter Wittum & Reddigoe his wife, to bee y^r Act & Deede before mee this 17th : 7th : 1673 :

marke PM Reddigoe Wittum her marke R

Edw: Rishworth Assotite/

A true Coppy of y' Instrument transcribed out of the originall this 18th of Septembr: 1673: p Edw: Rishworth ReCor:

These Presents testifyeth, that I Peter Wittum of Kittery, In the County of Yorke Planter, for diverse good Considerations therevnto mee moueing, & more espetially for the some of Eleaven pounds tenn shillings to mee In hand payd by Nicho: Hodgsden of the sayd place, where with I am fully Contented & satisfyd, haue sould given granted & Con-

firmed, In the behalfe of my selfe my heyres, D executors and Administrators, & by these Prsents doe sell giue grant, & Confirme vnto the sayd Nicho:

Hodgsden aforesd, him selfe his heyres executors Administrators & assignes, the full & Just quantity of fourty Acers of Land, swampe & vpland butting vpon the land of the sayd Nicho Hodgsdens & Miles Tomson on the West End, & runeing backe vnto the Rocky Hills on the East End, Next Adiovneing to John Morralls Land on the North side, & the Comanes on the South side / W^ch parcell of vpland & swampe contayneing 40 Acers as aboue sayd, with all the benefitts priuiledges & appurtenances y^rvnto belonging, hee the sayd Nicho: Hodgsden is to have & to hould to & for him selfe, his heyres executors Administrators & assignes for euer, for his & there own proper vse & behoofe & further the sayd Peter Wittum doth further Ingage In the behalfe of him selfe [138] his heyres executors & assignes to defend & saue harmeless the sayd Nicholas Hodgsden from all Titles Interest and Claymes, & Incomberances w'soeuer, from by or vnder him or any w'soeuer belonging to him, his heyres executors administrators & assignes, to him the sd Nicho: Hodgsden his heyres & assignes for ever/ It is further to bee vnderstoode that this 40 Acers of land as aboue expressed, was a grant given to Peter Wittum by the select men of kittery, January 2:1665: win there is 2 acers of Land not sould by the sd Wittum to Nicho: Hodgsden / In testimony wof I the sayd Peter Wittum & Riddigoe my wife haue here vnto sett our hands & seals this seavententh day of Septembr 1673 :

Peter Wittum & Riddigoe his wife, doe own this Instrum^t aboue written to bee y^r Act & Deede before mee at y^e day & Date aboue written/ Edw : Rishworth Assotiate/ Peter Wittum (his seal) his marke \mathcal{PM} Riddigoe Wittum (her seale) her marke \mathcal{R}

A true Coppy of this Instrument aboue written, transcribed out of the originall & there with Compared this 18th day of Septemb^r 1673 : p Edw : Rishworth ReCor :

BOOK II, FOL. 138.

A Covenant or Articles of Agreement made between Fran: Morgan Chyergeon, on the one Party, & William West, Cooper, on the other Party, Witnesseth that I ffran: Morgan Chyergeon do Ingage to vse my best & vttmost

West & Morgan skill & Indeauo^r to Cure the abouesd William West of an vncerated fistula w^{ch} is now broake out, exceedingly both with in & with out, his

throate In soe much hee Cannot take his rest with out extreame Ruttleing In great Dolour, & alsoe doe Ingage to Mantayn the sd William West with Dyett washing lodging a Convenjent tyme for the cure / And for & in Consideration of the charge of the sayd West his Dyett dureing the tearme of the Cure, hee the sayd West doth Ingage to serue the sayd Morgan to his vtmost ability in any thing hee the sayd Morgan shall set him about, & If it please god that ye Cure bee æffected hee the sayd West doth Ingage to pay vnto the savd Morgan for the savd Cure Twenty pounds, Sterling In fish at price Current or for the want of payment of the abouesd some vpon demand hee the sayd West doth Ingage truely & faithfully to serve the sd Morgan or his Assigns, the full Tearme of one yeare & six Moenths, hee the sd Mor gan finding the sayd West with meate drinke washing & lodging, dureing the sayd Tearme, & hee the sayd West finding him selfe with Cloaths/ In witness of the abouesd ßmises, Wee haue here vnto set our hands Interchangably this tenth of Novemb^r one Thousand six hundred seaventy one/

Testes Samell Brown/ Robert Marshall/ Margeret Fillmore her

marke PP

William West his

marke W

ffrancis Morgan/

Margeret fillmore a witness to this Instrument, aboue written doth Attest vpon her oath it was the Act & Deed of William West as Attests Edw : Rishworth Associat/ 13 : Septemb^r 73 :

BOOK II, FOL. 138.

A true Coppy of this writeing or agreement transcribed out of the originall & there with Compared this 18th day of Septemb^r 73: p Edw: Rishworth ReCor:

This Indenture made the first day of Janvary 1663: In the fiueteenth yeare of the Reigne of our Soueraign Lord King Charles the secund, between Henery Jocelyn of Bla: Poynt of the one Party, & John Libby Seno^r Panter of the other

Jocelyn To Libby Party, Witnesseth that the sayd Henery Jocelyn, for him selfe his heyres executors Administrators & assignes, doth giue bargane sell & confirme vnto the sayd John Libby & his heyres for euer.

a certen Tract of Land bounded as followeth vidz^t the Marsh to begine at the next Cricke to y° Eastward, of the sayd Libbys Coman Landing place, & from thence to his dwelling house according as his fence goeth, & was formerly bounded by mee, from thence westward & North Westward, to a tree marked by mee formerly, & from thence to goe ouer vpon a visuall Lyne, vpon the dwelling house of Mr Hene: Watts, at blew poynt, soe fare as the flatts/ alsoe the Marsh halfe of that Necke his dwelling house stands vpon, according to the bounds formerly by mee layd out, & further all the Marsh to y° Eastward of the bridg on that side the Cricke to the vpland, as fare as the Mayn Cricke, Called the pine Cricke, & ouer against Godfrey Shelldens house, & soe fare vp the sayd Cricke, vntill it comes Close vp vnto the vpland/ & alsoe fluety Acers of vpland adioyneing to the sayd Marsh, & to goe into the Land according to the marked trees formerly layd out vnto him one hundred & sixty pools to euery acer, sixteen foote & an halfe to euery poole/ alsoe to have free comage, with Lyberty of fishing & fowling, & Cutting of tymber for ordinary vses, in any swampe or else Where, vnbounded forth to others in such Lands as is or shall bee vnfenced/ To have & to hould all & singular the

pemisses, herein specifyd to him the sayd John Libby his heyres executors, Administrators, & assignes for euer, In free & Coman Soccage, yeilding & paijng vnto the sayd Henery Jocelyn his heyres & assignes for every fuety acers of vpland & Meddow annually three days worke for euer, that is to say two dayes worke In harvest, or seede tyme, & one day in Cutting of Wood, against the feast of Christ tyde, If it bee lawfully demanded, & for non Prformance of the same, It shall bee lawfull for the sayd Jocelyn his heyres or assignes to enter vpon the Premisses, & distrayne, & the distress soe taken to carry away & apprise the same by two sworne men, & pay him selfe his heyres or assignes the sayd Rent or charge & deliver the ouerplus of the distress to the owner thereof: to Confirme the treuth hereof the Partys a-[139]boue sayd, have Interchangeably set two there hands & seales, the day & yeare aboue written/ Signed sealed & Delivered

gned sealed & Deliv In the Prsence of

Payton Cooke/

Henery Jocelyn (^{his}_{seale}) Margeret Jocelyn/

The marke John | w Wills/

This Instrument acknowledged by M^r Henery Jocelyn this 25th of Aprill 1672: to bee his Act & deed before mee, & Mis Jocelyn alsoe

Bryan Pendleton Assotiate/

•A true Coppy of this Instrument transcribed out of the originall & there with Compared this 15th : of Octob^r 1673 : p Edw : Rishworth ReCor :

Know all men by these Prsents that I Samson Anger of Yorke, In the Prouince of Mayn alias County of Yorke In New England, fisherman on the one Party, & Cap^t John Angier To Davees Davess of the same place & Town of Yorke of the other Party, Witnesseth, that I Samson Anger haue for & in good Consideration of a valewable some of money payd mee in hand by the sd Cap^t

John Davess, before the sealeing & Deliuery of these Prsents, w with I doe acknowledg & confess my selfe to bee fully satisfyd, & payd to my Content, & by these Prsents I haue given granted barganed & sould & Confirmed, & I doe absolutely giue grant sell & confirme vnto the sayd Capt John Davess his heyres, executors, & Assignes all the sayd plott of Land that did formerly belong vnto Rice Kerdogon, wch plott of Land lyeth nere vnto the River side, & Adjoyneing vnto Mr Edw: Rishworths Land, & wheare my fishing stage stoode, with all y^e members & appurtenances there vnto belonging, & I the sd Samson Anger doe here acknowledg & Confess my selfe that I have firmely barganed & sould the above sayd plott of Land with its members & appurtenances vnto the sd Capt John Davess, his heyres, & Assignes; to haue & to hould for euer, against mee my heyres, executors, & assignes, & all & euery Prson or Prsons, lawfully Claymeing from mee, or vnder mee, or In my name, shall & will warrant & for euer defend by these Prsents/ And In witness of the true Prformance of the aboue sayd pmisses, I doe here vnto put my hand & seale, this three & twenteth day of Septemb^r, one thousand six hundred seaventy three, & the five & twenteth yeare of the Reigne of our Soueraign Lord King Charles y^o secund, King of England, Scotland, & Ireland, & of severall Yslands, & places of the western parts of America, Defend^r of the faith /

Sealed signed & delivered/

Samson Anger (^{his} seale) his marke O

In the Prsence of us/

Peter Weare, Senjo^r/

Samson Anger ownes this Instrument aboue written, to bee his Act & deed before mee, this 14th of Octob^r 1673 : Edw : Rishworth Assote/

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A true Coppy of this Instrument transcribed out of y[•] originall & there with Compared this 15th of October 1673: p Edw: Rishworth ReCor:

To all Christean people, John Sanders of Cape Porpus In the County of Yorke shyre, in New England fisherman, & Mary his wife sendeth greeteing, in our Lord god Everlasting/ Know yee that y° sd John Sanders & Mary his wife, for & in Consideration of the some of three pounds Sterig by the valew thereof In Wheate & peas in New England, to them in hand before the sealeing & delivery hereof, well & truely payd, by Majo^r Bryan Pendleton of Winter Harbour, in the County aforesd M^rchant the receipt w^rof, the sayd John & Mary Sanders doth hereby acknowledg, & there of

Sanders To Pendleton doth acquit, exonerate & discharge, the sayd Bryan Pendleton & his heyrs executors Administrators & assignes & euery of them for ever, p these Prsents hath given, granted, barganed,

sould aliend Enfeoffed & Confirmed, & by these ßsents doth fully, Clearely, & absolutely give grant bargane sell aliene Enfeoff & Confirme vnto the sayd Bryan Pendleton his heyres & assignes for euer, all that yº Tract of vpland, contayneing full one hundred Acers, with all & singular the Rights priuiledges, & appurtenances wtsoeuer yrvnto belonging, or apprtayneing, the weh sd Tract of Land, mentioned or intended to bee granted, barganed & sould is scituate, lijng & being in Cape Porpus with In yº County aforesayd, & butteth South East with ye Land of Major Bryan Pendletons, wch is now in occupation & possession of Richd Palmer, & North East on the Land Commanly Called Long Coue, & bounded on the West with a Lyne of fourty rodds from y^e Coue aforesd, & all the Estate right title Interest vse & possession property Clayme, & demand wtsoeuer of them the sayd John Sanders & Mary his wife, either of them in & to the same, or any part or Prcell there of, & all Deeds euidences & writeings, wh doe concerne the same, & any part there of; To have & to hould the sayd Tract of Land, with all & singular the rights priviledges & appurtenances to them or either of them belonging or appertayneing to y[•] onely proper vse & behoofe of the sayd Bryan Pendleton his heyres & assignes for euer/ & the sayd John Sanders & Mary his wife for them selues & each of them, for their respectiue heyres, executors & Administrators, & for euery of them doth Covenat promiss & grant to & with the sayd Bryan Pendleton his heyres & assignes to & with euery of them for ever, by these Prsents that they ye sayd John Sanders & Mary his wife at tyme of the grant & bargane & sayle of the aboue mentioned Premisses, & vntill the delivery here of, vnto ye sayd Bryan Pendleton vnto the vse of him his heyres & assignes for ever, were the true & ritefull owners of the aboue barganed Premisses & that they have in them selues full pouer good right & lawfull authority, y^e Premisses & euery part & Parcell there of, to grant sell & Confirme vnto ye sayd Bryan Pendleton as aforesayd, & that the same is free & clear & freely & clearly acquitted & discharged, or otherwise vpon request of the sayd Bryan Pendleton, his heyres or assignes, shall from tyme to tyme, & at all tymes bee well & sufficienly saued, bee defended & keept harmeless by the sayd John Sanders, & Mary his wife & each of them, of & from all, & all manner of former & other Gyfts grants barganes sayles, Assignements, Morgages Wills, Entayls Judgm¹, executions, forfetures [140] Joynters Dowers & of & from all & singular other Judgments, executions charges Titles, troubles Incomberances & demands wtsoeuer had made done or suffered to bee done, by the sayd John Sanders & Mary his wife, or either of them or any other to bee done, by the sayd John Sanders and Mary his wife, or either of them or any other Prson or Prsons whatsoeuer, by either of thejr Act meanes default Consent, or procurement; And that y° sayd John Sanders & Mary his wife & each of them, & the heyres executors & Administrators of each of

them against them selues, & all & euery other Prson or Prsons w'soeuer lawfully Claymeing or to Clayme any estate, right title or Interest, of in or to the barganed Premisses, or anie part y^rof vnto the sayd Bryan Pendleton his heyres & assignes, shall & will warrant, & for euer Defend by these Prsents: And that the sayd Bryan Pendleton his heyres & assignes, the sd barganed ßmisses, & every part & Prcell there of, shall & may peaceably & quietly for ever, after y° day & date here of haue hould vse occupy, possess & Inioy, with out the Let sujte trouble Molestation, Contradiction eviction, or the disturbance of the sayd John Sanders, & Mary his wife, or either of them or their heyres, executors, or Administrators, or either of them or their heyres executors or Administrators, of either of them, or any other Prson or Prsons w^tsoeuer lawfully Claymeing or Pretending to haue any estate right Title Interest Cayme or demand whatsoeuer, of in or to ye Prmisses, or anie part or Prcell there of/ In witness woof the sayd John Sanders & Mary his wife, haue here vnto set their hands & seales this sixt day of Octob^r In the yeare of our Lord one thousand six hundred seaventy three, In the 25th years of our Soveraigne Lord Charles the secund by the grace of god of England Scotland, France & Ireland King, Defend^r of the faith, 1673: Signed sealed & delivered

In y^e psence of us/ Richd Palmer his John Sanders (his ecale) Mary Sanders (her ecale)

marke R Grace Palmer her marke 3 John Turbet/ Mary Turbet her marke This Instrument Attested vnto at Cape Porpus vpon oath by Richd Palmer Grace his wife & Mary Turbet vpon Octob^r the tenth 1673: to bee the Act & Deede of John Sanders & his wife/ before mee Bryan Pendleton Assotiate/

A true Coppy of this Instrument transcribed out of the originall & there with Compared this 29th day of Octob^r 1673: p Edw: Rishworth ReCor:

vpon the Twenty fourth day of Aprill, one thousand six hundred seaventy three, possession given p Majo^r William Phillips of the foure hundred Acers of Land with in mentioned, being & lijng vpon the lease of one hundred Acers of

Phillips To Pendleton Land formerly granted vnto John West, from Wests brooke vnto Wests ditch, vnto Majo^r Bryan Pendleton, this whoole Tract & that hun-

dred Acers of Wests aforesd to runne eighty rodd in breadth from Wests brooke to Wests ditch, vpon a North East Lyne, & from each of those bounds, vpon a South West lyne from y^e River into the woods to make vp the quantity of foure Miles, accompting to every mile, three hundred & thyrty rodds, the w^{ch} is more by one mile, then y° quantity with in expressed, & John Wests, the w°h ouer plus of Land is in way of exchange of Cow Ysland & possession given by Twigg & turff in lew of the whoole in fisence of Symō Booth, James Oare & Hene: Brown: Note that wras It is aboue mentioned, that the breadth is from Wests brooke to Wests ditch, It is to bee vnderstood, that If these two places Contayn not fourescoore rodd with in, that, then y° mesuration must goe ouer Wests ditch, vntill the eighty rod bee fully ended, & soe runne the same breadth to y^e extent of y° foure Miles, vpon the South West lyne into the William Phillips/ Woods/

Signed & Delivered

In the psence of/ Sheth Fletcher/ Symeon Booth/ This Instrument acknowledged by Majo^r William Phillips, to bee his own free Act & Deed, this 24th day of Aprill 1673 : before mee Bryan Pendleton Assote/ Symeon Booth/

A true Coppy of this Instrument aboue written transcribed & Compared p the originall this 30 : Octob^r 1673 :

p Edw: Rishworth ReCor:

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To all Christean people to whome this fisent writeing shall come/ I Tho[•] Tharly of Newbery, In the County of Essex In New England send Greeteing/ Know yee that I Thomas Tharley, for & in consideration of valewable satis-

Tharly To Wells faction in hand payd & by mee received, haue given granted covenanted Enfeoffed & fully barganed & sould, & by these Prsents, do giue grant covenant enfeoff confirme sell & make over

vnto Thomas Wells Jnjo^r of Ipswich in the County of Essex aforesayd Two hundred Acers of vpland, with fourty two Acers of Meddow or Marsh land scituate lijng & being in the Town of Wells, in the County of Yorke in New England bounded with the land of John Barret on the south, William Wardells land on the North, the sea on the East, & the Comons on the West, Thyrty six acers of the sayd Meddow is Joyneing to the River Called Webbhannet, the other six acers lijng by Mr Wheelewrights necke of Land, with all & euery of the Town rights, fences, profitts, priuiledges & appurtenances whatsoeuer, y'vnto belonging/ To haue & to hould all the abouesd Two hundred fourty & two Acers of vpland & Meddow, respectively to the proper vse & behoofe of the aboue sayd Thomas Wells Jujor, his heyres executors, Administrators & assignes for euer: And I the aboue sayd Tharley, doe hereby for my selfe my heyres executors or Assignes, Couenant promiss & agree, to & with the aboue named Wells his heyres executors Administrators & Assignes, to warrantize the sayle of the abouesd Premisses, weh I formerly purchased of John Woolcott, The sayd Tho : Wells his heyres executors, & assigns shall from tyme to tyme, & at all tymes hence forth for euer haue hould occupy possess, & Inioy all & euery part & Prcell of yº aboue sayd fmisses, with out any let suite hinderance molestation Interruption of mee the sayd Tho: Tharly, my heyrs executors or assignes or any Prson or Prsons w'soeuer, laijng Clayme lawfully there vnto, in by from or vnder mee, or any of my heyres, executors Administrators or assignes, & doe acknowledg hereby to haue given the aboue sayd fimisses, into the possession of the abouesd Thomas Wells, Junjo^r in witness whereof, & vnto all other of [141] the aboue mentioned Premisses, I the aboue sayd Thomas Thurly, haue here vnto set my hand & seale/ Dated this Twenty eight of Janvary; one thousand six hundred sixty seaven/

Subscribed sealed & DeliuerdThomas Thurlay (his seal)in the Prsence of,
Richard TharleyThis was acknowledged as the Act
& Deed of ye sayd Thomas Thar-
lay the 7th day of Decembr 1671 :
before mee Samill Symonds/

A true Coppy of this Instrument transcribed out of the originall, & y^rwith Compared this 15th Noveb^r 1673:

p Edw: Rishworth ReCor:

This Indenture made this 20th of Noveb^r in the yeare one thousand six hundred seaventy Two, between Thomas Withers of Pischataque in New England of the one Party, & William Addams of ould England on the other Party, witness as followeth, that is to say, that y^e sayd William Addams

Addams Apprentice To Withers by his own Consent doth bind him selfe & apprentise vnto the aforesd Thomas Withers his heyres executors administrators or assignes or any of them, & to serue as apprentise the full Tearme

of seaven years, & to doe him all Lawfull & faith full service, dureing the sayd Tearme of seaven years & the sayd Withers doth promiss to provide the sayd Addams, meate drinke Washing, Lodging, & Cloathing, & at the end of the sayd apprentishipe, to haue two sujtes of apparell, & a lot of Land, for his faithfull service/ In witness whereof, Wee

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haue set our hands & seals Interchangably, this 20th of Noveb^r 1672 : Signed sealed & delivered, Thomas Withers (^{his} In the Prsence of us/ William Addams Joseph Canny/ Mr Tho : Withers Grants William Mary Canny her Addams foure Acers of Land for marke **7**/(his lot lijng in spruse Cricke, neare to y^e water side/ owned in Court y^s 12 : Noveb^r 1673 : As Attests Edw : Rishworth ReCor :

A true Coppy of this Instrument transcribed out of the originall, this 15th: Noveb^r 73: as Attests Edw: Rishworth ReCor:

To all Christean people to whose this Prsent writeing shall Come, Greeteing/Know yee that I John Morrall of the Town of Kittery Playsterer, for diverse good Causes & considerations mee moueing there vnto, acknowledg mee to

Morrell To Tomson haue sould vnto Miles Tomson of Pischataq, & Town of Kittery aforesayd Carpencer, all my meddow & fence lijng & being in bla: Cricke, between the Land of the aforesd Myles Tomson

& the vpland of John Heard, of Sturgeon Cricke known by the name of the ould ground poynt, the which Prcell of Meddow I formerly bought of Mr Hattavill Nutter of Douer, as appeareth by a bill of sayle from him to mee beareing date the 14 : Septemb^r 1668 : All w^ch Meddow & fence, I doe by these Prsents acknowledg to haue sould to the aforesayd Myles Tomson his heyres executors & assigns, to haue & to hould & quietly to possess & Inioy for ever : & further I doe by these Prsents bind mee my heyres executors Administrators & Assignes In the pœnall some of fiueteen pounds to saue & keepe harmelese, & from all Clayme or Clames to bee made by John Heard of Sturgeon Cricke, to y^e fimises aforesd, his heyres or assignes, I say to mantayn & defend the right & quiet possession of the aforesd fimisses, to the aforesd Myles Tomson his heyres & assigns for euer, in the pœnall some aforesd, as witness my hand & seal this Twelth day of May 1673:

Signed sealed & delivered

Thomas Abbet/

John Morrall (his scale)

In y^e psence of, Willi: Gowen/

John Morrall & Sarah Morrall, doe acknowledg y^s Instrument, aboue written signed p her husband to bee y^r Act & deed before mee Edw: Rishworth Assote:

A true Coppy of this Instrum^t transcribed out of the originall this 17: Novb^r 73: p Edw: Rishworth ReCor:

Know all men by these Prsents, that I Abraham Tillton with y^o Consent of Mary my wife, haue for diverse good Causes & valewable Considerations mee moueing y^rvnto, & for Twenty two pounds in hand payd & by mee Received, haue sold vnto Myles Tomson Senjo^r & Israell Hodgsden in Joynt Partnershipe all that Tract of vpland & Meddow bought of Nathan Lord, as by a bill of sayle vnd^r his hand beareing date Octob^r 31: 1668: the vpland Contayneing

Tillton To Tomson & Hodgdon fourty Acers, & lijng at the East end of the heathy Marsh, & w^ch was granted vnto Renald Junkines by the Town of Kittery & stands vpon ReCord beareing Date y^o 18th of Decemb^r 1672:

All w^{ch} fourty Acers of vpland, with all the Meddow belonging to the sayd vpland, & formerly in the possession of Renald Jinkine, I haue sould & Deliud vnto y^e aboue sayd Myles Tomson, & Israell Hodgsen y^r heyres & assignes for euer: peaceably to bee Inioyed by y^m & y^r heyres as aforesd with out any molestation from mee my heyres or Assignes for euer, as witness my hand & seale this eight

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day of March, & In the yeare of our Lord one thousand six hundred seaventy one seaventy two/

Signed sealed & Deliverd in the Abra : Tillton (his seale) Prsence of us/ Christopher Banefejld/

William Gowine/ The aboue written Instrument was owned by Abra: Tillton to bee his Act & deede, & consented two by Mary his wife this 8th day of Octob¹ 1673: before mee John Wincoll Assotiate/

A-true Coppy of this Instrument transcribed & compared p the originall the 17th day of Noveb¹ 1673 : p Edw : Rishworth ReCor :

Know all men vnto whome these Presents shall come, that I Joseph Austine of Pischataq doe bargane sell assigne &

set ouer all my right & title I haue in the sayd Austin To Emery little Marsh soe Commanly called aboue Sturgeon Cricke, with a little house & vpland y'vnto belonging, as also one thousand fiue hundred foote of boards, vnto Anthony Emery of Pischataq aforesayd for & in Consideration of Two stears Called by y° name of draggon & Benbow, with a weeks worke of him selfe & other two oxen, w°h is to bee done at Cutchecha/ In witness of the treuth wee haue here vnto set our hands & seales this fisent 15th of July 1650:

Signed in the Prsence of us	Jos : Austine his (his seale)
Nic : Shapleigh/	Marke A
Humfrey Chadborne/	Anthony Emrey his
	marke A

A true Coppy of this Instrum^t transcribed & Compared by the originall this 17th of Noveb^r 73: p Edw: Rishworth ReCor:

To all Christean people to whome this Prsent Writeing shall come, James Emery of Kittery In the Prouince of Mayne in New England & Elizabeth his wife sends greeteing in our Lord god Everlasting, know yee that Wee the sayd James & Elizabeth for diverse good Causes & considerations y'vnto us espetially moueing, & for & in Consideration of ye some of fluety pounds, of lawfull pay of New England by us in hand Received of William ffurbush & Danjell fforgison of Kittery aforesayd Yeamon, at the sealing & delivery of these Prsents well and truely in hand payd, the receipt worf they the sayd James Emery & Elizabeth his wife doe hereby acknowledg, & thereof & of euery part & Prcell there of, doe fully Clearly & absolutely acquit, exonerate and discharge the sayd William ffurbush & Danjell fforgisson there heyres executors & Administrators and euery of them, And by these Prsents have granted aliend sould barganed & Confirmed, And by these Presents doe Grant Aliene bargan sell, & Confirme vnto the sayd William ffurbush & Daniell fforgisson, their heyres & assignes for euer, one Tract of Land lijng & situate, on the North side of the little Hill Marsh, Joyneing on the West side to Nicho: Frosts Land, & thence North to a saw pitt, [142] which lyeth by the path that goeth to y^e third Hill, & from thence along by the marked trees vnto the swampe brooke, & from thence to y° foote of the third Hill, on the South side of the Hill vnto a brooke that cometh out of ye hill pond, wch brooke is the Easterne bound of the Tract of Land on the South side with marked trees that devide Nicho: Frosts Land & Antho: Emerys Land/ as likewise the little round Marsh soe Comanly Called, we was formerly in the possession of Joseph Austine & by him sould vnto Anthony Emery, & by Anthony Emery sould vnto James Emery aboue sayd, both situate & lijng in Kittery afore sayd/ The Tract of Land & March being by Computation about one hundred & fluety acers, bee It more or less togeather

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Emery To Furbush & Forguson alsoe with all & singular the pastures Comanes, Common of pasture woods vnderwoods profetts Comoditys Emoluments & hærdtaments whatsoeuer to the sayd Premisses or any of them, or to

any Part or Parcell of them belonging, or in any wise appertayning, or had vsed Demised, occupyd or Inioyed, as part pcell or member there of, & alsoe they the sayd James Emery & Elizabeth his wife, for the Consideration aforesd haue granted barganed & sould, & by these Prsents do grant bargan & sell, vnto the savd Furbush & Daniell Forgisson thejr & Assignes, all & singular Deeds, Indentures Counterpans, writeings euidences Prescripts & miniments wtsoeuer Concerneing onely the Premisses hereby mentioned to bee barganed & sould, or onely any part thereof, & wch now are in the hand Custody or possession of ye sayd James Eemery, or Elizabeth his wife or any other Prson, or Prsons by his or her delivery or appoyntment, or to his vse, or to the vse of the sayd Elizabeth his wife, & which hee may have obtayne or came by with out sujte in Law, all & singular which sayd Deeds indenturs Counterpanes writeings Euidences Prescripts & Iminim^{ts} soe hereby barganed, & sould by the sd James Emery & Elizabeth his wife, hee the sayd James Emery & Elizabeth his wife doe hereby grant, & agree to deliver or Cause to bee delivered to the sayd William Furbush & Daniell Forgisson thejr heyres or assignes at or before the end of one Moenth now next Comeing safe vncancelled, & vndefased as now the same are, to haue & to hould all & singular the Premisses, hereby mentioned to bee barganed & sould, & euery of them, with thejr & euery of their appurtenances, vnto the sayd William Furbush & Daniell forgisson, & the heyres & assignes of the sayd William Furbush & Daniell Forgisson, to the onely proper vse & behoofe of the sayd William Furbush & Daniell forgisson, & yr heyres & Assignes for evermore, the same to bee houlden of the Cheefe Lord or Lords of the ffee or fees w'of the ßemisses haue been houlden by the Rents & scer-

uices therefore due & of Right accostamed, & the sayd James Emery & Elizabeth his wife ymselus thejr heyres executors & Administrators doe Couenant & grant to & with the sd William Furbush & Danjell Forgisson their hevres & Assigns, & to & with every of them by these Prsents, that they the savd william Furbush & Danll Forgisson or their heyres & Assigns & euery of them shall & may from tyme to tyme, & at all tyms here after for euer, & after ye decease of the sayd James Emery, & Elizabeth his wife, peaceably & quietly have hould occupy, possess & Inioy all & every the Premisses with out let Interruption trouble expulsion or Eviction of the sayd Emery, & Elizabeth his wife, or either of them, or theire or either of their heyres, or their or either of their bodys begotten or to bee begotten, or any other heyre or heyres of them or either of them, or the heyres of the aforementioned Joseph Austine or Anthony Emery, & with out any Lawfull let trouble Interruption expulsion, or euiction of any other Prson or Prsons whatsoeuer, now haueing or Lawfully Claymeing to have, or weh hereafter may have or lawfully Clayme to haue any manner of estate, Right, Title Interest thing or Demand of in two or out of the sayd barganed Premisses, or any of them by for from or vnder them or any of them, or by their or any of their meanes Consent or procurement, & freed & discharged, or otherwise with in Convenjent tyme after reasonable request well & sufficiently saued & keept harmeless & Indemnifyd by the sayd James Emery, & Elizabeth his wife their heyres executors Administrators, or some or one of them of & from all & all manner of former & other barganes sayls gyfts, grants alienations, estats leases Joynturs Dowers vses wills Entayles & arerages & all manner of Rents, Judgm^{to} executions & extents, & from all other titles troubles charges & Incomberances Whatsoeuer, heretofore had made done Committed omitted or wittingly or willingly suffered or procured, or hereafter to bee had made done comitted wittingly or willingly suffered or procured by the sayd James Emery or

Elizabeth his wife or either or any of them, thejr or either or any of thejr heyres or assignes, or by any other Prson or Prsons whatsoeuer, by their or any or either of their means Assent Consents or procurement, or of the heyres of Joseph Austine, or Anthony Emery aforesayd, & the sayd James Emery & Elizabeth his wife, for them selues their heyrs. executors & Administrators do Covenant & grant to & with the sayd William Furbush, & Danjell Forgisson their hevres & Assignes by these Prsents that they the sayd James Emery & Elizabeth his wife shall & will from tyme to tyme. & at all tyms after the Date of these Prsents, at & vpon the reasonable request, & onely cost & charges in the Law of the sayd William Furbush & Daniell Forgisson their heyres & assigns or any of them do make knowledg execute & suffer & cause to bee done made knowledg'd executed, & suffered all & euery such act & Acts, thing & things, devise & devises, Assurances & Convayances in the law w'soeuer, which shall bee or may bee for the more better & Prfect assurance & sure makeing, & convaijng of all & singular the sayd barganed Premisses, & euery part & Prcell thereof with the appurtenances, vnto the sayd William Furbush & Daniell fforgisson, & to the onely proper vse & behoofe of the sd William ffurbush & Daniell Forgisson their heyres & Assigns for euer, according to the true Intent & meaning of these Prsents, bee It by fine feoffment recouery, with single or double or more voucher or vouchers, euen deed or deeds Inrowled or not Inrowled/ [143] the Inrowlement of these Prsents, release or Confirmation, with warranty, or without warranty, or by all euery any, or as many of the sayd ways & meanes, as by ye sayd William ffurbush & Daniell fforgisson, their heyres or assignes, or his or their or any of their Counsell learned in the law shall bee reasonably demised, aduised & required, soe as for the makeing doeing knowing executeing suffering, or Prformeing such further acts things devises assurances & convayances, or any of them, the Prson or Prsons that are to make such further Assurance by force

of this Covenant or any of them bee not Compelled to travell aboue the space of Twenty Miles & more ouer It is Covenanted granted & Concluded & agreed vpon by & between all & every of the sayd Partys to these Prsents that all & euery fine Enfeofm^{ts} recouerys Acts things assurances & convayances in the law whatsoeuer here after to bee had made leuyed suffered, executed or Prformed of the sayd Premisses, or any part there of, & w^r vnto the sayd James Emery, & Elizabeth his wife or either of them, or their or either of their heyres, or the heyres of the sayd Joseph Austine, or Anthony Emery shall in any wise bee Partje or Partys, voucher or vouchers shall bee Enure & shall bee Demed Construed reputed Ajudged expounded & taken to bee, & Envre to the onely proper vsse & behoofe of the sayd William ffurbush & Daniell fforgisson, & of ther heyres & assignes for euer, & to none other vse nor vses Intents or purposes w'soeuer, & y' sayd James Emery & Elizabeth his wife, do Couenant to & with the sayd William ffurbush & Danjell fforgisson their heyres & assignes that y^m selues their heyres executors Administrators shall & will at all tyms hereafter, vpon the request, & at ye charges of the sayd William ffurbush & Daniell fforgisson their heyres or assignes shew or cause to bee shewne forth in any Court of Law or æquity or other place necessary, all bills of sayle Indentures euidences or writeings w'soeuer wch hee or they shall haue in theire hands, or may lawfully come by with out sujte of Law, Concerneing the sayd barganed Premisses or any part there of, for y^e mantenance of their estate hereby mentioned, to bee assured vnto them thejr heyres & assignes, & shall & will Prmit & suffer the same to remajne In such Court or place soe long as shall bee necessary in such behalfe, according to ye true intent & meaneing of these Prsents, all thinges here in mentioned & contayned to ye Contrary Notwithstanding/ In witness w^rof the aforesd James Emery & Elizabeth his wife to these Prsent Instrument or writeing, or bill of sayle, thejr hands & seals haue put/ Yeoven the

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Twenty eight day of ffebruary, in the nineteenth yeare of the Reign, of o^r most gratious Soveraigne Ld Charles the secund, by the Grace of God of England Scotland ffrance & Ireland King, Defend^r of the faith, Anno: Dom[~]: 1667 : Signed sealed & Deliverd James Emery (^{his}_{seal}) In y^o Prsence of us/ The signe of

Richd Allexand ^r /	Elizabeth S Emery (her seal)
,	. ,
Thom ^s Abbett/	This Deed was acknowledged by
Walter Abett/	James Emery to bee his Act &
	Deed in y ^t Court held at yorke
	15 th of Septemb ^r 1668 :

Richd Walden

Elizabeth Emery acknowledgeth In Court this Instrument to bee her Act & Deed, this 11: Noveb^r 1673: as Attests Edw: Rishworth Re:Cor:

A true Coppy of this Deed of sayle or Instrument aboue written transcribed out of the originall, & thejr with Compared this 24th of Novemb^r 1673 : p Edw : Rishworth ReCor :

Know all men by these Prsents, that I John Symones of Kittery, yeoman & welthen my wife, for and in Consideration of the some of Tenn pounds In Current pay of New England, in hand payd by Thomas Spinney of y^e same place, weaver, w^rof Wee acknowledg our selues fully satisfyd Contented & payd, by these Prsents, haue barganed sould aliend assigned set ouer & Confirmed, & doe by these Prsents bargane sell aliene set over & Confirme unto the sayd Thomas Spinny his heyres executors administrators or assignes a Tract of vpland & swampe Contayneing about Twenty Acers, bee It

Symonds To Spinney more or less, & is part & devission of a greater Tract that was in Coman togeather with Daniell Paul & Christean Ramacke, & others granted by the Town of Kittery, & is situate lijng & being

vpon y^t Necke of Land the sayd Spinny now Liueth, & is adioyneing vnto the Land of the sayd Spinny, being bounded by the Land of Stephen Edwards, & the Land of the sayd Daniell Paul & marked on a birch tree, that parts ye sd Land, & the Land of the sd Edwards, & soe backeward as It hath been layd out, & agreed vpon by & between the sayd Ramacke Danjell Paul & the sd Symmons, vnto the Cricke that is on the backe side there of, with all y^e trees woods vnderwoods, priuiledges & appurtenances any ways belonging or appertayning there vnto, to bee to y° only vse & behoofe of the sd Thom' Spynny his heyres executors or assignes for euer to & for noe other vse intent or purpose w^tsoeuer with out the let molestation or disturbance of mee ye sd John Symons & Welthen my wife, or heyres executors Administrators or assignes, hereby Covenanting & promissing to & with the sd Thomas Spinny his heyres, executors, Administrators or Assigns that ye aboue barganed Premisses at the date here of, to bee free & Cleare from all former gyfts grants barganes sayles, executions Morgages Dowers & Incomberances w'soeuer, had made or done by us or either of us, or any from by or vnder us, & y^t wee will at all tyme & tymes defend the Title of the aboue barganed premisses, against all manner of Prson or Prsons w'soeuer/ Herevnto I the sayd John Symones & Welthen my wife, bind our selues heyres executors & Administrators, vnto v° sd Thomas Spinny his heyres executors Administrators or assignes, & to euery of them In witness where of, haue here vnto set our hands, & seales, the Twenty third Day of July, one Thousand six hundred sixty & nine, In the 21th yeare of ye Reigne of our Soueraigne Ld Charles by the Grace of god, King of England, Scotland, France & Ireland, Defend^r The signe of John (his) of the faith 1669: Signed sealed & Deliuerd Symones 7 In the pesence of us

Elyas Styleman/ Ric: Stileman/

The sign of (her seale) Welthen Symones

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Portsmouth 23: July 1669: John Symons & Welthen his wife acknowledg this Instrument to bee y^r free Act & Deed & the sd Welthen at the same tyme did freely render vp her thirds & right of Dower before mee Elyas Stylemā:

Commisso^r

A true Coppy of this Instrument transcribed & Compared by the originall this 27th Noveb^r 73 : p Edw : Rishworth ReCor :

Know all men by these Presents that I John Simmones of Pishaq River of Kittery, doe acquit discharge Thomas Spynny from all debts dues & Demands from the begining of the world to this day/ Dated 28: of June: 70:

Witnesse the marke of James Tommass/ Stephen Robinson/ A true Coppy of this Receipt transcribed out of the originall this 27: Nöber: 73: p Edw Rishworth ReCor:

[144] Know all men by these Prsents, that I william Graues of Pischataq doe by these Prsents bind my selfe & my assignes in a bond of eight pounds fiueteen shillings vnto Richard Whitte or his Assigns/

The Consideration of this obligation is such that If the aboue sd William Graues shall pay vnto Rich'd Whitte or his assignes the full & Just some of foure pounds eight shillings, In fish or staues at price current, at or before y° first of June next Insewing, at Mr John Brays Landing place, w°h is the full ballance of all Accopts from the begining of the World to this day, & If y° sayd some bee payd, then y° aboue sd obligation to bee voyd & of none æffect, If not to stand in full force & pouer to all Intents & purposes, as witnesse my hand this 2d of Novemb^r 1672:

Testes John Penwill/	The marke of
John Twisden/	William Graves

I John Davess doe assigne the Tenour of this bill Assign'd to mee by or from Richd Whitte vnto Mr Jo: Harvy/ as witness my hand this 7: of Noveb^r 1673:

Testes / Edw: Rishworth /

A true Coppy of this Instrument transcribed out of the originall & there with Compared this 28: Novb^r 73:

p Edw: Rishworth ReCor:

Bee It known vnto all men by these Presents that I Elizabeth Edwards Widdow for & in Consideration of Eliz* Edwards the some of Twenty eight pounds of Current pay To Furnald of New England, In hand before the sealing & delivery of these Presents, well & truely payd y*

receipt worf, I the sd Elizabeth Edwards; doth hereby acknowledg & my selfe to bee fully satisfyd & payd, the receipt whereof I the sayd Elizabeth Edwards do hereby acknowledg, & thereof & of every part & Prcell there of doe acquit & discharge John ffurnald of Portsmouth Cordwinder, his heyres executors & Administrators & euery of them by these Prsents for ever : Haue given granted barganed & sould & by these Prsents doe giue grant bargane sell aliean Infeoffe convay release deliver & Confirme vnto the sayd John Furnald, his heyres executors Administrators & Assigns for ever, All that peece or Prcell of Land scituate lijng & being in Kittery, at or neare the boyleing Rocke, togeather with all houses Edifices, & buildings, trees woods, & vnderwoods Comans Easements, profetts Commoditys aduantages, Emolum^{ts} hæridataments & appurtenances w^tsoeuer, to the sayd peece or Parcell of Land & house, lately in the possession o

Stephen Edwards my deceased husband, & contayneth by æstimation Twelue Acers, bee It more or less, as It was bought by my sayd Husband, of James Johnson as by his Deed beareing Date the seaventh day of Aprill one thousand six hundred sixty foure, & alsoe all the Clayme right Title vse possession reuersion Remajnd^r & demand w^tsoeuer, from mee the sayd Elizabeth Edwards of in or vnto the sayd Prcell or peece of Land & houses & euery part & Parcell thereof, with their & euery of their appurtenances, vnto the sayd John Furnald his heyres, & assignes for euer/ to & for the soole Proper vse & behoofe of the savd John Furnald, his heyres executors & assignes for euer, & to and for noe other vse intent or purpose w'soeuer, & the savd Elizabeth Edwards for her selfe, heyres executors Administrators & assigns, And for all & euery of them doth Couenant promiss & grant to & with the sayd John Furnald his heyres & assignes, and to & with every of them by these Prsents that hee the sayd John ffirnald his heyers and assignes & euery of them shall & lawfully may from tyme to tyme & at all tymes hereafter quietly & peaceably have hould vse occupy & Inioy to his & their own proper vse & behoofe all & singular the before hereby granted and barganed premisses, & every part & Prcell there of, with the appurtenances freed acquitted & discharged or otherwise, and sufficiently saued & keept harmeless of & from all & all manner of former & other barganes sayles gyfts grants leases Joy^ttures Dowers & title of Dowers, & from all other titles Troubles Incomberances w'soeuer had made suffered to bee done, or hereafter to bee had made Committed to bee done by the sayd Elizabeth Edwards her heyres executors or assignes, or any other Prson or Prsons whatsoeuer lawfully Claymeing from by or vnder her them or any of them (the right & title of the Pattentees onely excepted) And further that the sayd Elizabeth Edwards will deliver vp all writeings concerneing the Premisses farely written & vncanselled/ In witness whereof the sayd Elizabeth Edwards hath here vnto put her

hand & seale the first day of March one thousand six hundred sixty nine, 1698

The signe of Elizabeth $\left(\begin{smallmatrix} her \\ heale \end{smallmatrix}\right)$ Edwards Θ

Signed sealed & deliuered in βsence of us/ John Partridge/ Henery Langley/

Portsmouth the first day of March 1698 Elizabeth Edwards Widdow acknowledged this Instrument to bee her free Act & deede before mee/ Elias Stylemā: Commisio^r

A true Coppy of this Instrument transcribed out of the originall & there with Compared this 29: Noveb^r 1673:

p Edw: Rishworth ReCor:

Know all men by these Prsents that I Henery Sayword of Yorke, in New England Millwright, for & in ^{Sayword} consideration of sundrey valewable somes of Money, w^{ch} I justly ow & am truely Indebted vnto Symon Lynde of Boston in New England M^rchant; haue & hereby do bargane sell giue grant Assigne Enfeoff & Confirme vnto the sayd Symon Lynde his heyres

Executors Administrators, & Assignes, the full and æquall Moeity or halfe part, of all my houseing saw Mill Corne Mill, with all and euery of the saw Mill stoones vtellences, thing or things there vnto belonging, or appurtenances in any kind whatsoeuer/ W^{ch} sayd saw Mills are scituate & being at a place called by mee Mousam Mills; being vpon or neare to the River Comanly called Cape Porpus river, in the bounds of Wells, in New England, togeather with the full & æquall Moeity or halfe part of all and euery my severall tracts of Lands & Meddows, woods, vnderwoods, tymber, Inlet outletts, grants of Lands, & Comminages priuiledges for Tymber & trees inletts & out letts vpon Rivers benefitts accomodations, profetts thing or things, in what kind or

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nature soeuer, to ye same belonging, or appertayneing, or thence of profett to bee had, made or raysed, the afore barganed premisses lijng and being in and about the Town of Wells & Cheefly [145] Lijng between Kenebuncke and Cape Porpus River, in New England, part there of being purchased by mee, & part thereof being given and granted to mee, by the Honord Generall Court of the Massatusetts Coloney, and by the Town of Wells aforesayd, as by the severall grants, & ReCords thereof may more Prticularly appeare : The several ffarmes & Tracts of Lands and Meddows I Conditionally bought, of Mr Daniell Epps Senjo^r of Ipswich, Gentlem ?: being already whooly and fully Assigned & made ouer vnto the sayd Symon Lynde and his hevres & assignes, which I doe acknowledg & assent vnto by these Presents/ To have & to hould all and singular the aforebarganed Premisses, and euery part & Prcell thereof vnto the sayd Symon Lynde his heyres executors Administrators and Assigns to his & their soole vse and benefit for euer; And I the sayd Henery Sayword doe hereby for mee my heyres executors, administrators, Covenant promiss & grant to & with the sayd Symon Lynde, that If the sayd Henery Sayword am before then sealeing and delivery hereof, the true & soole owner, of the afore barganed p^rmisses, and haue in my selfe full pouer, & lawfull right to dispose the same, as aforesayd as an Estate in fee symple, & that the same and euery part & Prcell there of, is free from all former or other Barganes sayles gyfts grants titles Dorys Claymes or Incomberances Whatsoeuer/ And shall and Will warrant & Defend the same & euery part & Prcell there of aganst all Prson or Prsons Whatsoeuer, & shall and Will (If required) giue & pass vnto y° sayd Lynde, or his more full and ample Assurance and Confirmation, as In Law and æquity can bee desired or required : Provided always that If I the sd Henery Sayword or my assigns shall Well & truely pay, vnto the sayd Symon Lyde his executors Administrators or Assigns, the severall somes of money, & Ingagem^{ts} Which I stand obleiged,

and bound to satisfy, & pay him the sayd Symon Lynde, his executors Administrators or Assignes, Wth the allowance or Rent for the same : that then this Prsent bargane and sayle shall bee voyd; but If default bee made of all or any of the sayd payments then this Prsent bargan & sayle shall stand & remajne in full force & vertue/ In Witness Whereof I the sayd Henery Sayword, haue here vnto put my hand & seale this secund day of Septemb^r Anno : Dom $\tilde{\cdot}$ one thousand six hundred seaventy & three/

Signed sealed & Deliverd/Henery Sayword (his seale)In the Prsence of us/Elisha Odlin/This Deed of Sayle was acknowledgedSamell Lynde/by Hene : Sayword, this 3^d of 7thNathall Lynde/M°enth, 1673 : before mee

Symon Willard Assistant :

A true Coppy of this Instrument transcribed out of the originall & there with Compared this 7th Janva: 73:

p Edw: Rishworth ReCor:

Know all men by these Prsents, that I Daniell Epps of Ipswich In the County Essex Gentle: haue sett or let, & In Case sould vnto Henery Sayword of yorke, In

Epps & Sayword Case sould vnto Henery Sayword of yorke, In the County of Yorkeshire Millwright the three Farmes w^{ch} I bought of Gouch Austine, Mussie,

vpland & Meddow, on both sides of Cape Porpus River (commanly soe called) w^{ch} is in y^e Town shipe of Wells, in the County of yorke shyre, as also such a part of my purchase that I bought of John & Robert Wadleigh, of Wells, & lieth between the aforesayd Cape Porpus River, & Kenebunke River/ Now It is set or lett, & In Case sould vpon the Conditions following, vidz^t: And the sayd Sayward is to pay the three next Insewing yeares, the first payment to bee in y^e yeare 1671: by the last of May eight thousand of M^rchan^tble boards to bee Deliuered at such a Wharffe In Boston, as I shall appoynt, & soe for the next two yeares the like Number of boards by the yeare weh is for rent of the Land/ And then If ye aforesayd Sayword shall pay or Cause to bee payd one hundred pound Sterling at Boston In M^rchantble boards at fluety shillings p thousand/ Then the sayd Sayword is to haue one third part of the aforesd 8000 of boards to bee Deducted out of the rent; And In Case the next yeare following, hee shall pay one hundred pounds Sterig : more at Boston In M^rchantble boards, at fluety shillings p thousand then is another 3d part of the Rent being 8000 to bee also taken off, & If the sixth yeare, wch will bee the yeare 1676: by the last of May, the sayd Sayword shall pay one hundred pounds Sterling more In M^rchatable boards at Boston at finety shillings p thousand, then the aforesayd Prcells of Lands, to bee the sayd Saywords his heyres executors administrators & assigns, for him & them to have & to hould peaceably, & quietly to Inioy, with all the rights, titles, priviledges according as they are expressed, by the severall Deeds made by the sundry Prsons before mentioned, vnto mee Daniell Epps: And In Case of Non payment of the Rents or principall or both; then the sayd Lands shall bee returned to ye sd Daniell Epps, his heyres executors & assignes; And the sayd Sayword shall pay vnto y° sd Epps or his Assignes, double the some of the Rents, due the whoole six yeares, In wch tyme Itt shall bee free to him the sayd Sayword, either to make the purchase, or to pay Annall Rents, all any or either of which Rents or somes are to bee payd at any wharffe in Boston, where the sayd Epps his Assigns shall appoynt: And for the true Prformance of the aforesd Covenant & bargan, Wee the Aforesayd Danjell Epps, & Henery Sayword doe bind our selues, or

heyres executors Administrators & Assigns/ W^rvnto Wee haue set our hands & seals, the Twelth of July i670: Subsribed sealed Henery Sayword (^{his} & Deliuered, in the Prsence Daniell Epps (^{his} of us/ John Hale/ Daniell Epps Jujo^r/. A true Coppy of this Instrument transcribed out of the originall,

this 7th Janv: 1673:

p Edw: Rishworth ReCor:

[146] I Daniell Epps of Ipswitch In New England, gentle: for & in Consideration of Two hundred & fourty pounds, stertg: to mee in hand payd, by Mr Symond Lynde of Boston M^rchant the receipt w^rof I doe hereby acknowledg, & there of, & of euery part thereof, I do clearly accquit & discharge, the sayd Symond Lynde his heyres, executors

1

& Administrators, haue barganed & sould alienated assignd & Confirmed, & doe hereby giue Epps To Lynde grant bargane sell assigne Enfeofe & Confirme vnto y• sayd Symond Lynde his heyres executors Aministrators for euer, all my right title Clayme Interest or demand Whatsoeuer, in or vnto the with in mentioned Couenants & payments to bee made & Prformed by Henery Sayword or his Assignes, or In yº default there of or any part there of, the three farmes or Tract of Land, mentioned in this with in written deed or Covenant, to haue & to hould the within mentioned payments or in default there of, the three farmes & Tract of Land with in expressed, with all y° rights priuiledges appurtenances benefits & profetts there of, made or to bee made vnto him, the sd Symond Lynde his heyres, executors, Administrators, or Assignes, & to his & there proper vse, benefit & behoofe for euer; And I the sayd Daniell

Epps for mee my heyres executors & Administrators, doe here by Couenant, promiss, & grant, to & with the sayd Symond Lynde, his executors Administrators & Assignes, that y^e savd Daniell Epps am the soole & proper owner of the Premisses, before yº Insealeing & Delivery here of, & haue in my selfe full pouer & right to bargane & sell the same : & that the with in mentioned estate, & euery parcell thereof is free & Cleare from all former or other barganes sayles, gyfts, Grants, dowrys, titles, or Incomberances w'soeuer: & shall & will warrant & Defend the same, & euery part & Prcell there of against all Prson, or Prsons whatsoeuer, any ways lawfully Claymeing, demanding or recouering the same, by vertue or right of any of our Laws now in being, & that I & my wife Elizabeth Epps, shall & will give & passe more full & ample Assurance, & Confirmation of the Premisses, vnto y° sayd Lynde or his Assignes, vpon his or their desire, as Law or æquity may require, & shall deliver all the Deeds, & euidences of or touching the Premisses vnto the sayd Symond Lynde or his Assignes/ In witness where of, I have put my hand & seale this fourteenth day of Decemb^r one thousand six hundred & seaventy/

Signed sealed & Deliverd

Daniell Epps (^{his}_{seale})

In the Prsence of us/ John Andrus his marke Samuell Lynde/ Nathall Soule/ of

Mr Daniell Epps appeared 15th of Decemb^r 1670 : & acknowledged the aboue written to bee his Act & Deed before mee/ Edw: Tyng Assist:

A true Coppy of this Instrument transcribed out of the originall, & y^rwith Compared this 15: Janvary: 1673: p Edw: Rishworth ReCor:

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BOOK II, FOL. 146.

The Deposition of John Batsone & William Renalds/ ffebru: 13:1666/

These Deponents being at Boston in the fall of Batson & Renalds Deposition for Oliver or Batsone what was the matter that Thomas Bryan Bryan

& his Partners Could not Inioy that Land & houses that the sayd Mr Oliver bought of the sd John Batsone, with out soe much Complayneing, for they had bought the same purchase of him, & honestly payd him for it/ y° sayd Batsone replyed, that hee heard y^m find fault with nothing but the fish house & Stage, for It was downe/ Taken vpon oath this 13: day of ffebru: 1666: before mee ffran: Hooke Jus: pe:

A true Coppy of these Depositions transcribed out of the originall & y^rwith Compared this 12 : ffebru : 1673 : p Edw : Rishworth ReCor :

Know all men by these Prsents that I John Barret of Wells, In the County of Yorke In New England, In Considation of the sume of flueteen pounds, to mee In hand payd by ffran: Littlefejld Junjo^r, of the sayd Town, before the Insealeing & delivery hereof, the receipt w^rof, I doe acknowledg my selfe there with to bee fully Contented & satisfyd,

Barret To Littlefield haue hereby & doe sell give grant Assigne Enfeoff & Confirme vnto the sayd Fran : Littlefejld, his heyres, executors, administrators & Assigns, a Certen Tract of sault Marsh, or Meddow Land,

Contayneing the full quantity of three Acers, lijng & being with in my owne Meddow at the Necke of Land, on the North East side of Mr Samell Wheelewrights Farme, Next Adioyneing vnto two Acers of the sayd Meddow, which lyeth between the sayd three Acers of Meddow, & Webhannet River, to runne the whoole breadth of my Marsh aforesd, the full breadth from one side there of vnto the other: To haue & to hould the sayd Tract of Meddow, as thus bounded, with all the profetts priuiledges Imunitys & appurtenances whatsoeuer there vnto belonging, with euery part & Prcell there of as aboue expressed, vnto the sayd Fran : Littlefejld Junjo^t his heyres executors Administrators & Assignes, for his & y^r proper vse & benefit for euer; And I the sayd John Barret doe couenant & promiss to & with Fran : Littlefejld, that y^o I sd Barret haue full & lawfull right & pouer to dispose of the Marsh aforesd, & that y^e same & euery part y^rof is free from all former & other Grants, bargans, Clayms, Gyfts, Titles, or Incomberances w^tsoeuer, & shall warrant & defend the same, & euery parcell & part there of, against all Prson & Prsons whatsoeuer/ In witness w^rof, vnto all & euery of the Premisses aboue written, I haue herevnto set my hand & seale this 28^{th} day of Febru : 1673 :

Signed sealed & Delivered John Barret (his seale)

In the Prsence of John Manning/

John Eaton/

John Barret & Elizabeth Barret his wife do acknowledg this Instrument aboue written to bee y^r Act & deed this 4th day of March 1673: before mee Edw: Rishworth Assole

A true Coppy of this Instrument aboue written transcribed out of y^e originall & there with Compared this 7th day of March 1673 : p Edw : Rishworth ReCor :

Know all men by these Presents that I John Barret of Wells In the County of Yorke In New England, In Consideration of the some of seaven pounds to mee in hand payd by Fran: Littlefejld Junio^r of the sayd Town, before the Insealeing & delivery hereof, the receipt w^rof I doe acknowl-

edg, my selfe therewith to bee fully Contented & satisfyd, haue hereby & doe sell giue grant assigne Enfeoff, & Confirme, vnto the sayd Fran:

Littlefejld his heyres executors Administrators, & assignes, a Certen Tract of sault Marsh, or Meddow Land, Contayneing the quantity of three Acers lijng at or neare vnto ye River Ogunquet, bounded on the North East side there of with the Marsh of Francis Backus & on the Westermost side lijng next Adioyning vnto a Prcell of Marsh of ould Goody Littlefejlds, with all the profetts priuiledges, imunitys & appurtenances, there vnto belonging, with euery part & Prcell there of as aboue expressd, vnto the sayd Fran : Littlefejld Junjo^r, his heyres executors Administrators & assignes for euer, for his & there proper vse & benefit/ And I the sayd John Barret doe Couenant & promiss to & with Fran: Littlefejld, that I the sayd Barret haue full & lawfull right, & pouer to dispose of the Marsh aforesayd & that the same & euery part thereof is free from all former & other grants barganes sayles gyfts titiles or Incomberances whatsoeuer, & shall warrant & defend the same, [147] & euery part thereof, against all Prson & Prsons whatsoeuer/ In witness worf, vnto all & euery of the Premisses aboue written, I haue here vnto set my hand & seale this 28th day of Febru: 1673:

Signed sealed & delivered

John Barret (his seale)

In the Prsence of John Manning/ John Eaton/

John Barret & Elizabeth his Wife, doe acknowledg this Instrument aboue written to bee there Act & Deed, this 4th day of March 1673 : before mee Edw : Rishworth Assote/

vera Copia of this Instrument aboue written transcribed out of the originall & y^rwith Compared this 7th day of March 1673: p Edw: Rishworth ReCor:

Know all men by these Prsents, that I Peter Weare Senjo^r, of Cape Nuddacke in y^e Townshipe of Yorke, In New England, in the County of Yorke, for & in Consideration of the some of Twenty pounds, to mee In hand payd by James Jackeson, resident & Inhabitant of the sayd place, before the Ensealeing & delivery hereof, the receipt w^rof I doe acknowledg my selfe there with to bee fully Contented, & satisfyd, haue hereby sould & doe sell, giue grant assigne Enfeoff &

Weare To Jackson Confirme vnto the sayd James Jackeson his heyres executors Administrators & Assignes, a Certen Tract of fresh Meddow or Meddow Land lijng & being on the South East side of that

fresh Meddow being on the North West side of Wells path, Commanly Called by the name of Cape Nuddocke Marsh, Contayneing the quantity of eight Acers bee It more or less, being the halfe Coue of Marsh, bounded from a Whitte burch marked, lijng between Wells path & the lower end of Jeremiah Sheeres his Marsh, & from thence to a bound stake in the Mossy Marsh, & from thence directly vnto y° secund Ysland, & soe to a small burch standing vpon the vpland on the West side of Wells path, alsoe includeing Certen Coues of Marsh lijng on the Southermost side of y° sd Ysland, as alsoe a small Tract of swampe lijng between Wells path & the sd Meddow, Contayneing two or three Acers being more or less; To have & to hould the sayd Tracts of Meddow as aboue bounded, with all the profetts priuiledges imunitys, & appurtenances w'soeuer, is therevnto belonging or in any wise app'tayneing, with every part & Prcell there of as aboue expressed, vnto the sayd James Jackeson his heyres, executors, Administrators, & assignes for euer, for his & there proper vse & benefit for euer; And further I the sayd Peter Weare Senjo^r, doe Covenant, & promiss, that by vertue of Twenty years possession, & of a Legall grant Given mee by the Town of Yorke, have full & Lawfull right & pouer to dispose of the Marsh aforesd, & that y° same is free, & euery part there of Cleare from all former Grants, Gyfts, titles, Clames, or Incomberances, made by my selfe, or any of mine/ And shall & doe stand hereby Ingag'd to warrant, & defend, the same, & euery part & Prcell there of, against all

Prson or Prsons Whatsoeuer, intending or Pretending any Clayme, right, or Title there vnto from my selfe, or any of mine, from, by, or vnder mee/ prouided always that y^e sayd Jackeson shall bee lyable to pay such acknowledgmts & Cheefe Rents to y^e proprietor as my selfe & other Prsons shall doe, wⁿ they are Legally demanded/ In witness w'of, vnto all & euery of the premisses with in written, I haue here vnto afixed my hand & seale this eleventh day of March one thousand six hundred seaventy three or seaventy foure/ 167[‡] Peter Weare Senjo^r (^{his}_{heale})

Signed sealed & delivered

In the Prsence of/

James Grant his marke

Andrew Everest/

James Jackeson being in possession of the sd Tract of Meddow, y^e last yeare by cutting the same, I do own it as a Legall possessionby mee Peter Weare given to him

Mr Peter Weare owneth this Instrument aboue written to bee his free Act & deed this 11th of March 167[‡] before mee Edw: Rishworth Assote:

Mary the wife of Peter Weare Senjo^r, doth owne this Instrument made by her husband to James Jackeson to bee her free Act & Deede before mee this 26: of Aprill: 74: Edw: Rishworth Assole

A true Coppy of this Instrument transcribed out of the originall, & there with Compared this 12th: day of March 167[‡] p Edw: Rishworth ReCor:

To all Christean people, to whom this Prsent writeing shall Come/ Thomas Firnald of Kittery in the County of Yorke shippwright, & temperance his wife sendeth Greeteing/ Know yee that I Thomas firnald & temperance my wife, for & in Consideration of the naturall affection loue & good

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Will w^{ch} Wee doe beare vnto o^r beloued brother William Firnald of the same Kittery shippwright, as alsoe for the fulfilling of the last Will of o^r Dere father Renald Firnild deceased, & other good Reasons y^rvnto Moueing by these Prsents haue given granted aliend Assignd Enfeoffed Convayed released delivered & Confirmed, & doe by these

Fernald To Fernald Prsents giue grant aliene Assigne Enfeoffe, Convay release deliver & Confirme, vnto the sayd William Firnald, his heyres executors Administrators & assignes, All that Ysland lijng & being

in the Townshipe of Kittery aforesayd, near Adioyneing vnto the Ysland the sayd Thomas ffirnald & temperance now Liueth on, being parted by a water that Runneth from the Mayne River of Pischataq, into a branch of the same, betwixt yº sayd Ysland & the Mayne, Called Crooked Layne, or being soe Called It selfe weh sayd Ysland, is Comanly Called or knowne by the name of Lay Clayme, or by w^t other name or names Whatsoeuer, togeather with all trees Woods vnderwoods, Comones Easements profetts Commoditys Emoluments & Advantages, to the same belonging appendent, or apprtayneing to the savd Ysland: To have & to hould vnto the sayd William Furnald, his heyres executors Administrators & Assignes for ever, the before hereby given, & granted Premisses, with the app^rtenances & euery part & Prcell thereof, to bee to the onely vs: & behoofe of the sayd William Furnald, his heyres & executors, & euery of them to vse haue occupy, & Inioy without the lett hinderance Molestation or disturbance of us the sayd Thomas Firnald, & temperance our heyres, executors Administrators or Assignes or either of us, or them, free & Clere, & freely & Clerely accquitted, & exonerated, from all former & other Gyfts Grants Morgages sayles Joynters Dowers or Title of Dowers of Temperance now wife of the sayd Thomas Firnald Charges Troubles, & Incomberances Whatsoeuer, had made Committed suffered, or done by the sayd Thomas & temperance, their heyres or Assigns or any of them, & the sayd

Thomas & Temperance his Wife, the sayd Premisses before hereby given, & granted, & euery part & Prcell there of with the appurtenances against them the sayd Thomas Firnald, & temperance his wife & yr heyres, executors Administrators & Assignes, against all & euery of them Claymeing any Estate right Title or Interest of in to or out of the Premisses, or any part or Parcell there of, shall & will warrant & defend for euer by these Prsents, the sayd William Firnald his heyres executors Administrators or Assignes paijng or Cause to bee payd his proportion of the Rent to the Lord proprietor If demanded, and saue and keepe harmeless, the sayd Thomas ffirnald his [148] heyres & executors for euer/ And here vnto the abouesayd Thomas ffirnald, & Temperance his Wife doe bind them selues, their heyres executors & Administrators, vnto the sayd William Firnald his heyres and Assignes/ In Witness Whereof, haue to these Prsents, put to thejr hands & seales the Ninth day of Septemb^r One thousand six hundred seaventy one / 1671:

Signed sealed & Delivered	d Thomas ffirnald (his seal)
In y ^e Prsence of us/	Temperance furnald (her)
The signe H of Geo :	
Harrisse/	The 9th of Septembr 1671 : Thomas
Elyas Styleman	ffirnald & temperance his wife,
	acknowledged this Instrument to
	bee thejre free Act & Deed be-

fore mee Elyas Stylemā : Comisso^r

vera Copia of this Instrument aboue written, transcribed out of the originall & there with Compared this 21th day of March 167[§] p Edw: Rishworth ReCor:

Know all men by these Prsents, that I Richd Burgess of Yorke, In Consideration of the sume of fourty shillings, by mee Received of Edw: Start of the sayd Town fisherman

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deceased, where with I am fully Contented payd & satisfyd, doe hereby give grant, Enfeoff, & Confirme, & by these Prsents haue given granted Enfeoffed, & Confirmed, vnto Thomas Start, the onely sun of the aforesayd Edw: Start

Burgess To Start deceased, a Certen Tract or Prcell of vpland, abutting vpon Yorke River, & lijng & being, & next Adioyneing vnto the Land of ould Robert Knight where hee last lived, part of w^{ch} land

since being possessed by Rowland Young Junjo^r, being on the Eastermost side of the sayd Land, & the sayd Land on the West Contayneing the full quantity of eighteen Acers of Land bounded betwen the Land aforesd of Rowland young, & from thence runneing along by the River side vnto the bounds of that Land of Hene: Lynns of the Westermost side thereof, & soe backe into the Woods from the Westermost side of Rowland Youngs home lot close from that small brooke where the spot of pines formerly stood, till the full quantity of eighteen Acers bee Compleated : To have & to hould the sayd Tract of vpland with all the priuilidges & appurtenances there vnto belonging, from mee the sd Richd Burgess my heyrs & assigns, vnto him the sayd Tho: Start his heyres & assigns for euer/hereby Ingageing to defend the Title & Interest thereof from all Prsons whatsoeuer, from by or vnder mee/ In witness woof I haue here vnto sett my hand & seale, this 24th day of Febru: 1673: Testes/ **Richard Burgess his**

John Davess/

William Johnson

marke (his seal)

his marke

Richard Burgess owneth this Instrument aboue written this 24th of Febru: 73: to bee his free Act & Deede, before mee Edw: Rishworth Assofe:

A true Coppy of this Instrument transcribed & Compared with y^e originall this 7th day of Aprill 1674:

p Edw: Rishworth ReCor:

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Know all men by these Prsents, that I John Bates of Wells, in the County of Yorke in New England, for diverse

Bates To Fryer good Considerations, w^w with I doe acknowledg my selfe to bee fully Contented & satisfyd, by Mr Natha^u Fryer of Portsmouth in the River of Pischataqua, before the Insealeing & delivery

here of, do hereby giue grant bargan Assign & Confirme from mee my heyres executors administrators & assigns vnto the sd Nath¹¹ Fryer his heyres executors administrators & assigns, a Certen Tract of vpland Contayneing the quantity of about one hundred & twenty or thyrty Acers more or less, lijng & being in the sayd Town of Wells, fronting against the Land of Mr Samell Wheelewright, bounded on East side by the Land of John Trott, & on the Westernmost side by the Land of William Hammonds, with a small house or Tenement vpon it, with all the profetts priuiledges Immunitys & appurtenances wtsoeuer there vnto belonging, with every part & Parcell there of as above expressed, vnto the sayd Natll Fryer his heyres executors Administrators & assignes for ever, & for his & there proper vse & benefit; And I the sayd John Bates doe Covenant & promiss to & with Natll Fryer, that I the sd Bates have full & lawfull right, & pouer to dispose of the Land aboue sayd, & that the same & every part y of is free from all former & other grants, bargans Clayms Gyfts titles or Incomberances whatsoeuer/ & shall warrant & Defend the same, & every part there of against all Prson or Prsons wtsoeuer/ In witness to euery of the Premisses aboue written, I haue herevnto set my hand & seale this first day of Aprill 1674: John Bates (his seale) Signed sealed & deliverd

In the Prsence of/ George Broughton Jonathan Hamonds/ John Bates owneth this Instrument to bee his free Act & Deed, 1: Aprill: 74: before mee

Edw: Rishworth Assote

A true Coppy of this Instrument transcribed, out of the originall, & there with compared this 7th Aprill: 74:

p Edw: Rishworth ReCor:

Know all men by these Prsents, that I Henery Sayword of Yorke, In the County of yorke Millwright, for diverse good Considerations there vnto mee moueing, doe give grant aliene & Confirme, vnto Mr Nathall Fryer of v^e Great

Sayword To Fryer Ysland, in the River of Pischataq, M^rchant and hereby haue given granted aliend & Confirmed from mee my heyres executors Administrators & Assignes vnto the sd Natll Fryer his heyres exe-

cutors Administrators & assignes for ever, for his own proper vse & behoofe, a Certen Tract or Prcell of vpland & swampe Contayneing three hundred & seaventy Acers, in the whoole, being 350 Acers of vpland & about 20 Acers of Grasy swampe, lijng & being on the South west side of yorke River (adjoyneing to that Tract of Land which was formerly Thom⁴ Beesons on the Southermost side y^rof, & now y^e sayd Land is in the possession of Edw: Rishworth) according to a grant made to the sd Henery Sayword by the Town of yorke, beareing date the secund day of March one thousand six hundred sixty fiue: To have & to hould the aforesayd Tract of Land according to yº Conditions by Henery Sayword made with the sayd Town, with all the profets priviledges immunitys & appurtenances Whatsoeuer, belonging or any wise app'tayneing y'vnto: to y' sayd Natll Fryer his heyres executors administrators & assignes from mee my heyres executors Administrators & Assigns for ever; And doe further Covenant & promiss that y° sd Land is free, & Cleare from all Troubles, Titles, Clam^e & Incomberances whatsoeuer/ And to defend the right & Title thereof, from all Prsons whatsoeuer, by, from, or vnder mee, vnto the sayd Natll Fryer his heyres & Assi for ever/

The Condition of this Deede of Sayle grant or Morgage is such, that If the sayd Henery Sayword shall pay or Cause to bee payd, deliver or Cause to bee delivered, Twenty eight thousand foote of good M^rchtable pine boards, at some Convenjent Landing place at Newgewanacke, at or before the Twenteth day of June next Insewing, then this deede of sayle grant or Morgage is to bee of noe æffect, nor [149] stand of any valew/ If not Prformed, then to bee & remajne, & stand in full force æfficacy & pouer as all other Deeds doe, vnto all Intents & purposes whatsoeuer/ as witness my hand & seale this 17th day of Aprill 1674:

Signed sealed & Delivered/Hene : Sayword (his seale)In the Prsence of/Henery Sayword doth acknowledgEdw : Rishworththis Instrument to bee his ActSusanna Rishworth/& deede this 17th day of March1674 before Edw : RishworthAssote/

A true Coppy of this Instrument transcribed out of y[•] originall this 17th day of Aprill 1674 : p Edw : Rishworth ReCor :

These β sents witnesseth, that I Henery Watts of Blacke Poynt alias Scarbrough, in the village Wee Call Cockell, doe give & grant bargane & sell vnto Ralph Allison of y^o same, place the one halfe of the Plantation w^r now the sayd Watts doth liue, with halfe of the Mill being mantayned at æquall Costs, & If the sd Watts & the sd Allison should part then

the sayd Watts doth reserve to him selfe, the Watts Land that was formerly in Tillage, & when Watts shall dy, the sayd Allison is to have the whoole plantation to him & his heyres for ever/ In witness here vnto I the sayd Watts have here vnto set my hand & seale this tenth day of Aprill Anno Dom : 1673 :

Signed sealed & delivered

p mee Hene: Watts/ $\binom{his}{scale}$

In the Prsence of/ Ann Dixon her marke Mathew Allanson/

Henery Watts doth acknowledg this Instrument to bee his Act & Deed this 3: of Aprill: 1674: before mee Edw: Rishworth Assole

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BOOK II, FOL. 149.

A true Coppy of this Instrument transcribed out of y^e originall & there with Compared this 18: of Aprill 1674: p Edw: Rishworth ReCor:

Know all men by these Prsents, that I Fran: Littlefejld of Wells Junior in New England, In Consideration of a valewable sume of flueteen pounds to mee in hand payd before the Insealeing & delivery hereof, the receipt, w^rof, I doe acknowledg my selfe there with to bee fully contented & satisfyd, by my brother in law Peter Cloyse liveing & res-

Littlefield To Cloyse ident in the same Town, haue & hereby doe sell giue grant Assign Enfeoff & Confirme vnto y^e sd Peter Cloyse his heyres executors Administrators & Assignes, a Certen Tract & Prcell of vpland

lijng & being on the westermost side of that River Called by the name of Webhannet River, at the Falls won the sayd Fran : Littlefejld hath bujlt a Saw Mill neare vnto his dwelling house, w^{ch} formerly was the Interest of his father Edmund Littlefejld deceased, the full breadth of vpland Contayning thyrty foure pools & an halfe, from a Marked Red oake Tree at & neare vnto a bridge next vnto a Lott of Fran: Littlefelds Senio^r, on the Eastermost side thereof, and from thence a Twart the sayd Land, won now Peter Cloyse liueth, & hath bujlt an house, vnto the bounds of that Land formerly Edm^d Littlefejlds deceased; & now in the possesssion of the aforesd Fran : Littlefejld Juio^r, goeing down Towards the sea, South Eastwardly, to the fence a small distance below the high way, & soe to runne backe into the Woods soe fare in distance & length vpon the same Lyne as the Lotts of y° Town doe extend (excepting the Hill on the Southerly side of the River, to runne against w^r the Mill standeth, reserving one poole & an halfe vpwards for an high way for his owne proper vsse/ In wch bounds that small Prcell of March lying on the West side of Webhannet River is Included, & a Convenjent high way for Town & Countrey, Reserved towards Newgewanacke/

To have & to hould the sd Tract of Land as thus bounded, with all the profetts priuiledges Imunitys & appurtenances w'soeuer, there vnto belonging, with euery part & Prcell thereof as aboue expressed, vnto the sayd Peter Cloyse his heyres executors administrators & assignes for his & there soole proper vss & benefit for euer: And I the sayd Fran: Littlefejld doe Covenant & promiss to & with Peter Cloyce that hee the sayd Francis hath full & Lawfull right & pouer to dispose of y° Lands aforesayd, & that y° same & euery part there of, is free from all former & other Bargans sayls gyfts Claimes titles or Incomberances wtsoever, & shall warrant & defend the same, & every Prcell & part thereof against all Prson or Prsons whatsoever/ In witness wrof, vnto all & every of the Premisses aboue written, I haue here vnto afixed my hand & seale this sixth day of Febru: 1673: Anno Dom: 1673:

Signed sealed & Delivered/

In the Prsence of/ Edw: Rishworth/ Roger Playstead/ / ffran : Littlefejld (his seal)
ffran : Littlefejld Junjo^r acknowledged this Deede, & delivered it as his Act this 2 und of Aprill 1674 before mee

Richard Walden Commissio^r

Meribah Littlefejld, the wife of Fran: Littlefejld Junjo^r, owned this Instrum^t to bee her free Act & Deede this 6: of Aprill: 74: before mee Edw: Rishworth Assotiate/

A true Coppy of this Instrument transcribed out of the originall, & there with Compared, this 18th day of Aprill: 1674: p

Bee It known vnto all men by these Prsents, that I william Oliver of Smuttinoss Ysland, of the Ysles of shoals, for and

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Oliver To Goodhue in Consideration of seaventy eight pounds, to mee In hand payd by Deacon William Goodhew of Ipswich, In the County of Essex, the receipt whereof & of euery part thereof, I doe acknowl-

edg & therewith fully satisfyd, contented and payd, Haue given granted barganed sould Enfeoffed aliend made ouer, and Confirmed, And by these Prsents doe fully Clearely, & absolutely giue grant, bargan sell Infeofe aliene and fully make ouer and Confirme all that my house & land, broake vp and vnbroake vp, Contayneing fluety Acers bee It more or lesse, with all & singular the appurtenances, and priuiledges there vnto belonging, being the Moety, & one halfe of a Prcell of Land, granted by the Town of Kittery vnto Charles Frost, situate lijng & being within the Town or Lymits of the sayd Kittery bounded the whoole hundred Acers by the Lands of William Furbush towards the West, & the Lands of James Heard towards the East, haueing a little Cricke on the North, and the River on the South: To haue and to hould, & quietly and peaceably to Inioy, all the sayd Houseing & Land, and Premisses vnto him the sayd Goodhue, his heyres and Assigns for ever; And the sayd Willia : Oliver for him selfe, his heyres executors & Admin- : istrators, doth Covenant promiss and grant, [150] to & with the sayd William Goodhue his heyres & assignes to warrant the sayle of the Premisses to bee firme, & good and free and freely discharged of & from all former sayles, Morgages, Dowers, or other Intanglements w^tsoeuer, and at the tyme of the sayle hereof, that hee is the true owner & possessor of the barganed premises, and hath full pouer, good right, and lawfull authority, to alienate passe ouer and make sayle of them, & that the sayd William Goodheu his heyres & assigns shall & may for ever hereafter haue and Improve all the sayd barganed Premisses, to his & there owne proper vse, behoofe & benefit foreuer, with out any let hinderance or denyall, of mee the sayd William Oliver mine heyres and assignes, or any other Prson or Prsons Whatsoeuer, provided always that If the sayd William Oliver his heyres executors or Assignes, shall pay or Cause to bee payd vnto y^o sd William Goodhiue, his heyres and Assignes the full some of seaventy eight pounds, as followeth vidz^t nineteene pounds tenn shillings a yeare, for foure yeares next Comeing, after the date here of In M^rchantble Cod fish, at Current price, & what wants of M^rchantble, to bee payd In M^rchadle refuge fish, at nine shillings p Kyntⁿ vntill the some of the sayd seaventy eight pounds bee fully payd, the first payment to bee payd In June next: That then this bargane & sayle to bee voyd, & of none æffect, otherwise to stand remajne & abide In full force strength & vertue/ In witness Whereof I the sayd William Oliver haue herevnto put my hand & seale, this 17th day of March Anno Dom^{*}: 1673:

Signed sealed & Delivered/ The Marke of William In the Prsence of/ Oliver/ 🕑 (his Robert Lord/ William Oliuer acknowledged this Joseph Lord/ William Oliuer acknowledged this writeing to bee his Act & Deede this 27th of March 167²/₄ before mee Daniell Denison/

A true Coppy of this Instrument aboue written transcribed out of y° Originall this 2und day of May 1674

p Edw: Rishworth ReCor:

October first: 1663:

Know all men by these Prsents, that I Anthony Emery of Kittery, for & in Consideration of my loue & ^{Emery} naturall affection to my sun James Emery, haue given, & doe hereby give vnto my sayd sun James a peece of Marsh or Meddow lijng & being neare a pond Called by the Name of Yorke Pond, with Twenty Acers of vpland Joyneing to the North side of the sayd Meddow, to him my sayd su nn James Emery & his heyres for ever, & I the sayd Anthony doe acknowledg, that

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haue given my sun James full possession of the sayd Land/ In witness here of I haue set two my hand/

Witnesse here of/

John Emery Senjo^r

Anthony Emery his marke/

John Emery Junjo^r/

A true Coppy of this Instrument or writeing transcribed out of the originall, & therewith Compared this 5th day of May, Anno: Dom: 1674: p Edw: Rishworth ReCor:

Bee It known vnto all men by these Prsents, that I Anthony Emery of Portsmouth vpon Road Ysland, doe acknowledg y^t I doe hereby fully release, & acquit my sun James Emery of Kittery from the bond of a Prcell of Land, w^ch was formerly my Land, sould by mee to my sayd sun James, & made ouer to mee for my security, as appeareth

Emery To Emery by a bond extant in my hand; I doe hereby giue my sayd sun James Emery full lyberty to dispose of the sayd Land, & doe hereby release the sayd Land from y^e sd Morgage: The sayd Land

is a Prcell of Land at Could Harbour in Kittery w^ch was my situation whereon my house stood, & I doe hereby acknowledge that I haue Received of Abra : Conley in the behalfe of my sun James, for the sayd Land, the full & Just some of Thyrty & fiue pounds, sterling/ In witness hereof I the abouesayd Anthony Emery haue set two my hand, this Twenty fourth of Septemb^r one thousand six hundred seaventy three/ The marke of Anthony

Witness here of/

Emery/ 🔨

The marke of Edw:

Hays/ E The marke of Stephen Jenkines/

A true Coppy of this Instrument or Receipt transcribed out of the originall & there with Compared this 5th day of May 1674 :

p Edw: Rishworth Re Cor:

From Patoxon in Mary Land Aprill: 28: 1673: Loueing brother Charles/

My kind loue to you & your wife & little ones trusting in Almighty these Lynes will find you in health, as I my selfe am at Prsent, & haue been euer since my departure from you thankes bee to god for his Prserueing mercy therein; I haue sent you foure letters before thi. & could not as yet vnderstand whither you have received any one of them/ I doe wonder at it/ I was doubtfull you had been all dead, or your Rivers frozen vp, that you Could not come ... put a letter on board, wⁿ soe many oportunitys haue Prsented, or y^t you had forgotten m. I have sent you by Christopher Addams, two Rowls of Toba: Weighing about sixty pounds/ Wch If come to your hands, I pray you dispose of for money/ I did send you some by Mr Be . ter, & thought to have sent more, but haue otherwise ordered It/ Wee are ready to sayle & haue been Laden this 10: days, but our M^rchant hath not finished his bussiness; Wee are Informed of some dutch Privaters y^t are vpon this Cost; I wish they may not Cause us to goe to some port Contrary to our orders/ I pray you Prsent my sceruice to Mr Vaughan, & my loue to all my relations as well in Boston as with you, soe hopeing to see you in due tyme I Committ you to y^e protection of god, & remaine your Loueing brother till death/

Nic[•] Frost To Frosts & Leightons Children I doe request you in case of Mortality, that I neuer returne home, that all that you haue in your hands, as

Well Lands as other estate, bee deuided æqually between yö^r children & brother Leightons, when of age, w^ch is desired by your bro^r N: ff:

A true Coppy of this letter transcribed out of the originall & there with Compared this 16: day of May: 1674:

p Edw: Rishworth Re: Cor:

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Nicholas ffrost

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Know all men by these Prsents, that I Nathaⁿ Fryer of Portsmouth M^rchant In Consideration of Twenty foure pounds in hand payd by Humfrey Scammon, the receipt I acknowledg, & am fully satisfyd Contented & payd, haue barganed & sould,

& doe by these Prsents bargane sell aliene Assigne set ouer & Confirme, vnto the sayd Humfrey Scammon his heyrs & Assigns a Certen Tract of vpland contayneing about one hundred & Twenty or Thyrty Acers bee It more or less, with a small house or Tenement vpon It scituate lijng & being in the Town of Wells, fronting against the Land of Mr Samuell Wheelewright, bounded on the East side by y^e Land of John Trott, & on the Westermost side by yº Land of William Hamonds, togeather with [151] all y° profitts priviledges & appurtenances there vnto belonging, or any wise app'tayneing To have & to hould the above sd hereby barganed Premisses, with the appurtenances, to him the sayd Humfrey Scammon, his heyrs executors administrators or assigns for euer/ Which sayd Premisses was lately in the Tenour & Occupation of John Bates / & the sd Nath^u Fryer doth hereby Covenant & promiss to & with the sd Humfrey SCamon that hee hath good Right to dispose of the sd hereby barganed Premisses, & that y° same is free & Cleare from all former gyfts grants barganes, sayls Titles & Incomberances w'soeuer, had made or done, by him the sd Nath" Fryer his heyres or Assignes or any other pson or Prsons through his procurement; & the sd Naf": Fryer for him selfe his heyres, executors & Administrators doe hereby Covenant & promiss to & with ye sayd Humfrey Scammon, his heyres executors Administrators & assignes, the before hereby barganed Prmisses, against all Prson or Prsons, Laijng Lawfull Claime from by or vnd^r him the sd Fryer his heyres executors Administrators or assignes, or any of them, will Warrant or defend/ In witness woof the sd Nathan Fryer hath to these

 β sents set his hand & seale the seaventh day of May, one thousand six; seaventy foure/ 1674:

Signed sealed & deliverd in Prsence Nath¹¹ Fryer (^{his}_{seale}) of us : Edw : Rishworth/

Joseph Hadley/ Nathau Fryer & Christian his wife doe owne this Instrument aboue written, to bee y^r Act & Deed, this 9th day of May 1674 : before mee Edw : Rishworth Assote/

A true Coppy of this Instrument transcribed out of the originall & there with Compared this 16 : day of May : 1674 : p Edw : Rishworth ReCor :

p Edw : Rishworth Recor :

To all Christean people to whome this Prsent writeing shall come &c: Know yee that I william Palmer of Kittery In the River of Pischataqua Planter, for and in Consideration of William King late of Portsmouth his marrijng & takeing to wife my daughter Saraih Pallmer, as also for diverse other good Causes & Considerations, mee there vnto espe-

Wⁿ Palmer To Wⁿ King tially moueing, haue freely fully & absolutely given granted Enfeoffed and Confirmed, and by these Prsents doe freely full and absolutely giue, grant Enfeoff and Confirme, vnto him the sayd

William King, & my sd daughter Saraih, & thejr children after them, one Parcell of Land by estimation about sixteen or eighteen Acers, beginning at a little Gutter neare the Norther end of my oarchard, and neare my ould house that was burned, And to runne from the sault water side vp along that Gut North East or there abouts, nearest In the Mayn Land to the swamp where is a small freshett, of water, & soe along that freshett North Easterly vnto y^e head of the Cricke, or Coue, commanly Called Mast Coue, and to y^e furthermost or Eastermost side of that Coue, with all the

Marsh ground at the head of that Coue, and soe from the further^t side thereof, to come backe againe, and to runne downe the wester side of the head thereof, along the Cricke to the Gutt first mentioned, and neare vnto my Oarchard, with all the Lands and Woods with in the sayd boundary, bee It more or lesse, with free commanage for keepeing of Cattle, in all or any other of my Lands thereto Adioyneing, the same being not in tillage nor fenced in for other vse, as alsoe free lyberty to cut & make vsse of, any of the Trees or Tymber therein, for fyreing or fenceing for their own vse; All which sayd Land with in the boundary aboue expressd I doe hereby declare vpon the Conditions aboue specifyd, to bee the reall and proper right and Interest of him the sayd William King, & my daughter Saraih, And for them thejr heyres executors Administrators or Assignes, to have & to hould the same, and every part and Prcell thereof, as his and there own for euer, with all the benefitts there vnto belonging, with out the let hinderance molestation or trouble of mee, or any of my heyres executors, Administrators or assignes, or any other Prson or Prsons of from by or vnder us, or any of us Deputed whatsoeuer/ In witness whereof I haue here vnto set my hand and seale, this Twenty fourth day of August Anno Dom: one thousand six hundred sixty nine/:1669: William Palmer (his seale)

Sealed signed & Delivered/

& possession and seisine given/

In Prsence of us/ Thomas Seavy by his

marke Richard Tucker/ William Palmer within Mentioned did acknowledg, this Instrument to bee his Act & deede this 11: of March 166_{70} before mee Charles Frost Commissio^r/

A true Coppy of this Instrument transcribed out of the originall & there with Compared this 16: of Jvne: 1674:

p Edw: Rishworth ReCor

Whereas Phillip Hatch late of Yorke fisherman deceased, by a writeing vnder his hand & seale, dated the eighteenth day of July, one thousand six hundred sixty & three, did for a valewable Consideration there in mentioned, bargane sell

To Jasp' Pulman

aliene Assigne, & set ouer vnto Cap' Bryan Pen-James Pendleton dleton of Portsmouth In Pischataq, River M^rchant his heyres executors Administrators & assignes, all that his dwelling house in Yorke, with the

Land thereto belonging, to have & to hould the sayd house and Land vnto him the sayd Capt Bryan Pendleton, his heyres executors Administrators or Assigns for euer, as by the sayd writeing due relation being had more at large appeareth Now Know yee yt I James Pendleton of Portsmouth in Pischataq River M^rchāt Agent & Atturney vnto my father Majo^r Bryan Pendleton of Sacoe Gentle : for and In Consideration of foureteen pounds, in Current pay of New England in hand payd [152] & secured by bill, by Jesper Pullman of Yorke fisherman, and Patience Hatch of yorke widdow, and Relict of Phillip Hatch late of Yorke fisherman, deceased, for and in Consideration of seaven pounds Current pay of New England secured by bill, haue given granted barganed sould Enfcoffed conveyed released aliend Assigned & set ouer, and by these Prsents doe bargane sell Enfeoff Convay release aliene and Assigne and set ouer vnto him the sayd Jesper Pullman his heyres executors Administrators or assignes, all that dwelling house scituate and being in yorke, togeather with a Prcell of Land where on part of the house standeth, abutting on the high way, against the Land of Leef^t Job Allcocke, and Adioyneing to y^o Land of John Brawn, at one end, and on the other end & behind the house on the Coman, and as It was formerly vsed by the sayd Phillip Hatch, and as It is now fenced and bounded, contayneing by estimation two Acers bee It more or less/

To have & to hould the sayd dwelling house, and Land to him the sayd Jesper Pullman his heyres executors Administrators or assignes for euer/ and the sayd James Pendleton, for his father Majo^r Bryan Pendleton, and for his heyres executors, and Administrators, and for every of them, & the sayd Patience Hatch for her selfe her heyres executors, and Administrators, and for enery of them, doth Covenant promiss, & grant to and with him the sayd Jesper Pullman, and to & with his heyres, executors administrators & Assignes and to and with euery of them, to defend the Title there of vnto him the sayd Jesper Pullman his heyres executors Administrators or Assignes, against all Prsons Claymeing any right title or Interest there vnto, by from or vnder them the sayd Majo^r Bryan Pendleton, or the sayd Patience Hatch/ In witness wof the sayd James Pendleton as Agent and Atturney vnto, and on the behalfe of his father Majo^r Bryan Pendleton, & the sayd Patience Hatch, haue here vnto set thejr hands & seals this tweluth day of June Anno Do: one thousand six hundred seaventy foure, and in the Twenty sixth yeare of the Reign of our soueraigne Lord Charls the secund King of England Scotland France & Ireland, Defend^r of the faith &c: 1674:

Signed sealed & DeliudJames Pendleton (his
seal)In y° \$\$sence of us/Patience Hatch (her
seal)Job Allcocke/Samil Donell/Samil Donell/This bill of sayle owned & acknowledged

by Patience Hatch y^o Ellder to bee her Act & deed this 17: June: 74: before mee Edw: Rishworth Assofe/

A true Coppy of this Instrument transcribed out of the originall & y^{t} with Compared this: 19: June: 74:

p Edw: Rishworth ReCor:

This Indenture made, the last day of July, In the yeare of our Lord God one thousand six hundred Seaventy two, between Abra: Corbet of Shipscott, on the Eastern side of Kenebecke River, distiller, of the one Party, and Major Nicho: Shapleigh of Kittery in the County of Yorke M^rchant of the other Party, Witnesseth, that y^e sayd Abra: Corbett, for & In Consideration of the some of foure hundred pounds of lawfull pay of New England in hand before then sealing & delivery here of, Well & truly payd, the receipt Whereof the sd Abra: Corbet doth hereby acknowledg, & him selfe to bee fully satisfyd, & payd, & thereof & of euery part &

Abr• Corbett To Nich• Shapleigh Prcell thereof, doth acquit exonerate & discharge, the sd Nicho: Shapleigh his heyres Executors & Administrators & euery of them for euer by these Prsents hath granted, barganed & sould,

aliend Enfeoffed, Convayed released, Assured deliverd & Confirmed, & by these Prsents doth grant bargan & sell aliene, Enfeoff, Convay release, Assure deliver & Confirme, vnto y° sd Nicho: Shapleigh, his heyres & assignes all that Tract, peece or Prcell of Land scituate Lijng & being, in Kittery aforesd in y° sd County of yorke, & Contayneing three hundred & sixty Acers, & runneth from the Land lately in the possession of Richd Lockewood, along by the River side that parteth ye sd Land & Capt Champerowns Ysland, vnto the stepping stoones, neare the house w' Ryce Tommass now Inhabiteth, & soe backe into ye woods takeing in ye plantation, that ye ad Ryce Tommass liueth in, as aforesd, vntill the sd three hundred & sixty acers bee fully accomplished, & alsoe all & singular ways, paths, passages, trees, Woods, vnd^rwoods, Comanes, easements, profetts, waters, water courses, Comoditys, Advantages, Emoluments, hæridataments & appurtenances w'soeuer, to ye sd Tract, peece, or Parcell of Land, belonging or in any wise appurtayneing, & alsoe all the right, title Clayme & demand wtsoeuer of him the sayd Abra: Corbett, of in, & vnto the sd Premisses, & of in & vnto or any part or Prcell yrof, tenn Acers wrof, a Prcell of the Premisses lijng adioyning to ye house w' Walter knight did heretofore dwell, & formerly sould vnto Cap^t Fran: Champnown, onely excepted & fore prized: To have & to hould yº sd Tract, peece, or Parcell of Land, & euery

part & Prcell there of (except before excepted) vnto the sayd Nicho: Shapleigh, his heyres & Assigns for euer/ And the sd Abra: Corbet for him, his heyres, executors, Administrators, & assignes, & for all & euery of them doth hereby Couenant, promiss, & grant to & with the sayd Nicho: Shapleigh, his heyres & assignes, & to & with euery of them, by these Prsents that hee y° sd Nicho: Shapleigh his heyres, & Assignes, & euery of them shall & lawfully may from tyme to tyme, & at all tymes for euer hereafter, quietly & peaceably have hould, vse, occupy, possess, & Inioy to his and there own proper vse, and behoofe, all & singular the before here in & hereby granted and barganed Premises & euery part & Prcell there of, with the appurtenances, freed, acquitted, & discharged, of & from & all manner of former and other-barganes, sayles, gyfts, grants, Leases Joynturs, dowrys, titles, Troubles, Charges, & Incomberances w'soeuer, heretofore had made Committed, suffered, or done or hereafter to bee had, made, Committed, suffered or done by the sayd Abra : Corbet his heyres, executors, Administrators, or assigns, or any or either of them, or of or by any other Prson or Prsons lawfully Claymeing from, by, or vnder him them any or either of them/ In witness whereof the Partys first aboue named [153] to these Prsent Indentures, Interchangably haue set their hands & seales the day & yeare first aboue written, 1672: Sealed & Delivered

Abra : Corbett (his seale)

in the Prsence of. John Shapleigh Tho: Watkines/

Portsmouth 20th of August 1672: Mr Abraham Corbett owned this Instrument to bee his Act & Deed, before Mee Elyas Stylemā:

Commissio^r/

A true Coppy of this Instrument transcribed out of the originall & there with Compared, this 21: June: 1674: p Edw: Rishworth ReCor:

To all Christean people to whom this bill of sayle or Instrument in writeing shall come, Francis Morgan of Kittery

Poynt in the Province of Mayn, In New England Fran: Morgan Chiergeon sendeth Greeteing; Know yee that I Nicho Shapleigh for my selfe my heyres executors administrators & assignes, Haue & by these Prsents doe alieane

sell bargane Enfeoff & Confirme vnto Majo^r Nic : Shapleigh M^rchant dwelling in Kittery aforesd, his heyres executors Administrators & Assignes, one Certajne Parcell of Land scituate lijng & being at the Poynt Commanly Called Morgans Poynt, in the Town of Kittery in the Province of Mayn aforesd, Contayneing in all Tenn Acers by the River side, Comanly called the River of Pischataqua, the one halfe of the breadth of the Land now in my possession, & to runne vpwards directly vntill the whoole tenn Acers bee accomplished, on the Southermost side of the savd Land, or Messuage/ To have & to hould the sd Land togeather with all the houses Tenements Cottages Easements & priviledges there of to the sd Nicholas Shapleigh his heyres executors Administrators & Assignes for euer, for & in Consideration of the some of fluety six pounds, the receipt worf I doe acknowledg in money, & from euery penny there of, I doe hereby acquit release & discharge, the sd Nicho: Shapleigh his heyres executors & Administrators/ And I the sayd Fran : Morgan for my selfe my heyrs executors & Administrators & assignes, the sd barganed Premisses vnto ye sayd Nicholas Shapleigh, his executors administrators, & assignes, shall & will warrant and for ever defend by these Prsents; Prouided, Neuertheless that If I Francis Morgan my executors Administrators or assignes or any of us, doe & shall Well & truely pay, or cause to bee payd vnto the sd Nicho: Shapleigh his executors Administrators or assignes, the sume aboue mentioned, at or before the last day of August sixteen hundred seaventy foure, for redemption of the sd barganed Premisses, then this Prsent bill of sayle to bee voyd, & of none æffect, otherwise to remajne & bee in full force & ver-

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tue, witness my hand & seale this Twenty fifth day of August, one thousand six hundred seaventy & three/ Sealed & Delivered in the ffran : Morgan (^{his} seale) Prsence of us/ . Great Ysland the 25 : of August Edw : Colcord/ 1673 : Mr Fran : Morgan came Nicholas Heskines/ & acknowledged the aboue written to bee his Act & Deed, before mee Elyas Styleman Commissio^r

A true Coppy of this Instrument transcribed out of the originall & y^rwith Compared this 22: June: 1674:

p Edw: Rishworth ReCor:

Wee whose names are vnderwritten, being appoynted by the County Court sitting at Wells, the 2und of July 1672: to lay out a hundred acers of Land lijng at Cape Porpus, formerly granted to Morgan Howell, by a deede from Mr Thomas Gorges, for many years since, haue layd out the sd Land as followeth; To the best of our Judgments the Necke where y^e sd Morgan liued, bounded on the South & West, & North West, with the severall Coues goeing almost round

Morgan Howel's Land the Necke : And on the East & North East, with y^e Land that was Griffine Mountegues, as by his ould Marked trees doth appeare, w^ch Necke with

the severall poynts belonging to It, is fuety Acers to the best of our Judgm¹² and then to runne ouer from the South West side of the Necke, ouer the Coue on the South East of the Necke, called Batsons Necke, & from the side of that Coue, to runne North West into y^e woods, a hundred & one rodds by severall marked trees, & then North East Eighty rodd for the breadth of it, and then South East a hundred & one rodd, on that side w^eh comes down, nere to a poynt Called hollow but poynt, a little to the West of It, which makes vp the other fluety acers, to Compleat the hundred, allowing the od rod of Land, for a peece of Marsh w^{ch} lyeth with in the sayd Tract Layd out, the 26: of Septemb^r 1672: by us/ The Tenn Acers of Marsh men- . William Hammond/

tioned in the aforesd Deed, is John Davies/ not yet layd out by us/

A true Coppy of this grant bounded as aboue written, transcribed out of the originall & y^rwith compared this 26: June: 74: p Edw: Rishworth ReCor:

This Indenture made the first day of Janvary 1663, & in the 15th yeare of y^e Reign of our Soueraigne Lord King Charles, the 2und, between Henery Jocelyn of Bla[•]: Poynt of the one party, & Anthony Roe fisherman alias Planter on the other party, Witnesseth, that the sayd Hene: Jocelyn, for him selfe, his heyres, executors, Administrators & assigns, doth giue bargan sell & Confirme, vnto the sayd Anthony

Hen: Jocelyn To Ant[,] Roe

Roe, & his heyres for euer, fiuety Acers of vpland lijng & abutting to the Northward vpon the vpland of John Lybbys vpland, & alongst the side of the Marked trees thereof as It was form-

erly bounded forth vnto him, according to 160 pooles to euery acer, 16: foote & an halfe euery poole/ Alsoe to haue free Commanage in & with lyberty of fishing & fowling, & cutting of Tymber for ordinary vses in any swampe, or else where vnbounded forth to others, of such Land as is or shall bee vnfenced, to haue & to hould all & singular the Premisses here in specifyd, to him the sayd Anthony Roe, his heyres executors, Administrators & assignes for euer, in free & Comman Soccage, yeilding & paijng, vpon the Entry there of, fiuety shillings in money, & annually here after three days worke for euer, to the sd Jocelyn his heyres & assignes, that is to say two days worke in harvest, or seede tyme, & one day in Cutting of Wood, against the feast of Christtyde, If it bee lawfully demanded, & for not Prformance of the same, It shall bee lawfull for the sd Jocelyn his heyres or assignes to distrayne, & the destresse soe taken, to carry away & apprise by two sworn men, & pay him selfe his heyres or assigns, the sayd rent & charge, & Deliver the ouerplus of the distress vnto y^e owner thereof; To confirme the treuth hereof the Partys abouesd, haue Interchangeably set two y^r hands & seals, the day & yeare aboue written/ Signed sealed & Deliverd in the Prsence of/

Payton Cooke/
The marke of John
Mills/ i mThis Instrument acknowledged this
25: of Aprill 1672: by Mr Hen-
ery & Mis Margeret Jocelyn, to
bee yr Act, & Deed before mee
Bryan Pendleton Assote/

A true Coppy of this deede aboue written, transcribed out of the originall, & there with Compared, this 30th day of June 1674: p Edw: Rishworth ReCor:

[154] Note y^t this sayle of y^e Land Recorded in pa: 114: with in expressed, sould to Andrew & Arther Alger by these Indeans, was sould to y^e sd Algers, them y^r heyrs executors Administrators & assigns for euer, as Is owned by Vphannu i alias Jane, this 27: of May 1674: In fisence of, William Phillips/

vide Page 114 Sheth Fletcher/

The abouesd Jane an Indean Woman, appeared before mee the 12 June 1674: & did acknowledg the treuth of w^t is aboue written, & y^t all w^ch is expressed there in is a treuth/ Byran Pendleton Assote/

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A true Coppy transcribed out of the originall this 4th: July: 74: p Edw: Rishworth ReCor:

Know all men by these Presents y^t I Josua SCottow of Boston, haue for, & in Consideration part of Tenn pounds

Josh: Scottow To Pet[,] Hinkson

to mee in hand payd, & to bee payd, & part of Peter Hinkesons relinquishing all Clayms, for Scottow his heyres or assignes, to any part of Marsh sould to him by Tho: Ellkines for his

father, both of them late of Scarbrough deceased, haue sould & by these Prsents doe bargane & sell vnto yº sd Peter Hinkeson his heyres or assigns, a Prcell of Marsh land contayneing tenn Acers, more or lesse, lijng in ye sd Scarbrough, neare pine tree Cricke, & is bounded Westwardly, with y° Land of Ric: Moore, Northerly with y° Land of y° late John Burrege, East wardly, with ye Land of John Lybby, & Southwardly with y° Cricke/ y° sd barganed fmises to have & to hould for ever paijng the rent due, from y° same, vnto Mr Hene: Jocelyn or assignes, according to its first grant, with liberty of passage, & to fell trees in y° swampe, Joyning vnto it, for a way vnto It, I yº sayd Josua Scottow doe acknowledg ye sayle aforesd, & do bind my selfe heyres executors & Administrators, to make y° same good against all Clayms & demādes, w'soeuer, from by or vnder mee, my heyres executors & Administrators, vnto the sayd Peter Pinkson his heyres or assignes/ In witness of the Prmisses, I haue here vnto put my hand & seale / Bla : Poynt this 24th of Augst 1669/ Josua Scottow (his seal) witness/

John Tol Fran : Robinson/ Mr Jos: Scottow acknowledged this aboue Written to bee his Act & deede, vnto Peter Hinkeson this 15: of June 1671: before mee Fran: Neale Assote/

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BOOK II, FOL. 154.

A true Coppy of y^{*} Instrument transcribed out of the originall & y^rwith Compared this : 11th day of July : 74 : p Edw : Rishworth ReCor :

To all people to whom this Deede of Gyft shall come/ William Phillips of Sacoe, In the County of Yorke shyre or Province of Mayn In New England, & Bridget his wife sendeth Greeteing/ Know yee that was I Willia ? Phillips abouesd, made a Deede of Gyft of two Parells of Land, to my sonn Natha^îl Phillips, beareing date ye eighteenth day of Septemb^r in the yeare of our Lord, one thousand six hundred sixty & eight, wch deede being now out of his possession, & It being not a Legall & firme Convayance according to Law, by reason the sayd deede was neuer acknowledged, before a Magestrate as the law requirs, it should bee, nor is It recorded, nor the aforesd Bridgets Right & Title of thyrds given vp: Know yee that Wee the aforesd William & Bridg-Phillips, for the more sure & firme convaijng of the aforesd Prcells of Land, for the loue & Naturall affection which wee haue & beare to our dutifull & Well beloved son, Nathan Phillips of Boston in New England M^rchant as alsoe for diverse other good Causes & Considerations us especially moueing, haue given granted & Confirmed, & by these Prsents doe freely, Clearely, & absolutely give all that Tract of Land, lijng & being at Sacoe aforesd, butting South Westerly on this side of Sacoe River, & is bounded between the Ysland of Cap^t Bryan Pendleton formerly called & known by the name of the East fejld lott, or plantation, & from thence extending down the River, to ye yland of Christopher Hobbs, Contayning in length one mile, & one forth part of a mile, or y' abouts, fronting to y' river, & extendeth in length backeward from the River foure Miles togeather, with a Necke of Land Commaly known & Called by the name of Parkers necke, runneing from Chellsons house & Land to yº

,

W= Phillips To his Son Nathanael fishing stages, & soe to low water marke, (stephen Sargeants dwelling house stage, & flake rowne, & the sayd Necke excepted) with all Tymber trees wood vnder wood Soyle, Mines,

Meddows, pastures, feedeing lybertys frantises, profetts Commoditys & Advantages, w'soeuer, With the priviledges of fishing, fowling hunting Haukeing, & all other profetts & appurtenances, to ye sayd Tract of Land, & Necke of Land & either of them belonging, or any ways app^rtayneing, to haue & to hould to receiue & Inioy the sayd Premisses, hereby mentioned to bee freely giuen granted vnto the sayd Natll: Phillips, his heyres & Assigns for euer freely peaceably & quietly with out any manner of Clayme, Challenge or Contradiction of us the sd William or Bridget Phillips, o'r heyres executors, administrators or any of them or any other Prson or Prsons, by any meanes title or procurement in any man or other wise, & without any Accopt Reckoning or answere thereof, to us or either of us, or any in our name, to bee given rendered or done in tyme to come soe that neither wee the sd william & Bridget Phillips our heyrs executors administrators, or any of them or any other Prson by us for us, or in the name of us or any of us, at any tyme or tyms here after may, aske Clayme Challenge or demand, in or to the Premisses, or any part or Prcell thereof (except as before excepted) any Interest right Title ease or possession, but for all Action of their Title, Clayme Interest Ease possession, & demand y^rof, Wee & euery of us to bee vtterly excluded & for euer debarred by these Prsents: And Wee William & Bridgett Phillips, doe for our selus & our heyres, executors, & Administrators, & every of them, Couevant & promiss to & with the sayd Natll : Phillips, his heyres, executors Administrators & Assignes that at y° tyme of the Ensealing & delivery of these Prsents: Wee are the true soole & proper owners of the hereby granted & barganed Premises, & haue in our selues good right & lawfull authority to Convay the same as is in this Deede expressed/ In Witness where of Wee haue here vnto sett our hands & seals the first day of July, one thousand six hundred seaventy foure, & In the six & Twenteth yeare of the Reigne of our Soueraigne Lord Charles the secund by the grace of god of England Scotland France & Ireland King: 1674:

where as in the lynes aboue written is mentioned, of an house stages & [155] flake rowne of Stephen Sargeantt, is not to bee vnderstood as his proper right, but onely as hee had the vss of them/ these words in the Two last lynes & an halfe were writt before sealeing & delivering/

Signed sealed & delivered/ William Phillips (his seale) & possession given to y^e order Bridgett Phillips (her lenge of Nathan Phillips, in yº ßsence Major William Phillips doth own of us/ Witness/ Ephraim Turner/

Elisha Santford/

То

this Instrument above written to bee his Act & deede, before mee this sixt of July 1674:

Edw: Rishworth Assofe

A true Coppy of this Instrument transcribed out of the originall, & y^rwith Compared this 14th day of July 1674: p Edw: Rishworth ReCor:

To all Christean people, whom these may Concerne, Know yee that I Thomas Turner now Resident In Kittery, In the River of Pischataqua In New England, by & with the full Consent & approbation of Mary Turner my wife, for & in Consideration of fluety pounds to mee In hand pavd by Peter Staple, as also for diverse other good Causes & Considerations, mee there vnto espetially moueing, have granted

barganed & sould, & by these Prsents doe grant bargane sell & Confirme vnto yº aforesd Tho: Turner Peter Staple, his heyres executors Administra-Petr Staple tors & assigns for euer, all yt Messuage or tenement by mee now possessed, with yo Orchard, & Garden &

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Corner fejld next adioyneing there vnto, with all the lot of Land formerly granted to my wife, by Mr Thomas Gorges, & alsoe regranted, & Confirmed to her by the Town of Kittery, scituate lijng & being between ye Lands of Ric: Miller on the North West side, & the Land of John Symmons on the South West side, & soe to runne backe into ye woods vpon a North East, & by East lyne to a little brooke of water. To have & to hould the afore sayd Premisses, with all the priviledges & appurtenances there vnto belonging, to him the sayd Peter Staple, his heyres executors, Administrators & assigns for euer, from him the savd Thomas Turner, & Mary Turner his wife without any Molestation, let, or hindrance from them, or any vnder by or from them, by any Clayme or Pretence whatsoeuer/ Always Provided, that the sayd Thomas Turner, & Mary his wife shall haue y° priviledg to make vse of all or any of the Land or Tymber aforesayd, (except the one halfe of the lott from the high way vpwards, w^ch the sd Staple may Presntly make vse of, for his own proper behoofe) In witness woof Wee have here vnto sett our hands & seales, this fourth day of July, In y° yeare of our Lord, Anno: Dom : one thousand six hundred seaventy Thomas Turner/ (his seale) foure/

Signed sealed & Delivered In y^e ßsence of/

The Marke of John

Willson

Joseph Hammond/

Thomas Turner/ $\binom{\text{ns}}{\text{seale}}$ The Marke of \bigotimes Mary Turner/ $\binom{\text{her}}{\text{seale}}$

This aboue written deede of sayle was acknowledged, by the within named Thomas Turner & Mary his wife, to bee thejr Act & Deed this 6th day of July 1674: before us John Wincoll/ Roger Playstead Assotes/

A true Coppy of this Instrument or Deede transcribed out of y^e originall & there with Compared this 17th day of August 1674: p Edw: Rishworth ReCor:

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An Agreement made between Henery Symson of Yorke, on the one Party, & Patience Hatch Widdow, formerly the wife of Phillip Hatch of sd Town, some few years since deceased on y^e other Party, By w^ch Prsons aforesd, It is mutually agreed, that w^ras there was a Certen Tract of Marsh, or Meddow Land contayneing the quantity of fue acers bee It more or less, being the propriety of Hene: Symson Senjo^r, after whose decease the sd Meddow, with some

then: Simpson Ren: Simpson Pater Hatch then: Symson Junjo^r, as being my fathers estate, which Prcell of Meddow hath been sould

by Nic: Bond my father in law, vnto Mr Tho: Cymball (w^{ch} bond had noe pouer to make sayle of It) & by y^e sayd Kymball sould agajne vnto Phillip Hatch of yorke fisherman, who had y^e vss of the sayd Meddow severall yeares, to y^e Damage of the sayd Hene: Symson, but for the Preventing of all future troubles which otherwise might arise touching y^e Premisses, Wee y^e sd Henery Symson & Patience Hatch, doe mutually agree as followeth/

1: Henery Symson, doth hereby promiss & agree, that y^{e} sd Patience Hatch Widdow, shall haue the free vss of about three Acers of that Marsh aforesd, or y^{r} abouts, dureing the tearme of her naturall life, as It lyeth measured & bounded out, being & next Adioyneing vnto a Prcell of Marsh Called by y^{e} name of Ould Inglesbys Marsh, vpon Conditions here after expressed/

1: The sd Patience Hatch doth hereby Ingage her selfe, in Consideration of the vse of the Marsh abouesd, of about 3 acers, to pay or Cause to bee payd vnto the sayd Hene: Symson, or his heyres or assigns 2d p Ann : Annually, for acknowledgm^t of his propriety y^rof, when demanded/

2: I doe further Ingage, at or vpon my decease to surrender the sayd Marsh quietly & peaceably into y^o sd Hene: Symsons possession, hereby disclaymeing any Interest or propriety therein/ In witness of all & euery of the Premisses, as aboue expressed, Wee have Interchangeably here vnto, set our hands & seales this (11th) day of August/ 1674: Henery Symson (^{his}_{scale}) Signed sealed & Deliverd In y^e Prsence of/ his marke Samuell Wheelewright/ Patience Hatch (her seale) her marke/ A

Henery Symson & Patience Hatch, doe owne this agreement, aboue written, this seaventeenth of August 1674: to bee y' Act & Deed, before mee Edw: Rishworth Assofe/

A true Coppy of this Instrument, or agreement aboue written transcribed; & Compared with y° originall, this 3: p Edw: Rishworth ReCor: Septembr 1674 :

To all Christean people, to whome this Prsent writeing shall come, send greeteing, know yee yt I Nicholas Shapleigh of Kittery in the County of Yorke In New England, M^rchant, for diverse good Causes, & valewable Considerations, mee here vnto moueing, & for & In Consideration of Thyrty fiue pounds, of Current & lawfull pay of New England, in hand received of Fran : Hooke of Kittery aforesd M^rchant wof &

То

of euery part & Prcell there of, doe acknowledg Nic[®] Shapleigh & Confess my selfe to bee fully Contented payd & satisfyd, for the same haue given granted, bar-Fran: Hooke ganed, sould, aliend, Enfeffed & Confirmed, &

doe by these Prsents, giue grant bargane sell aliene Enfeoffe & Confirme, vnto the sayd Fran: Hooke his heyres, executors Administrators & Assignes, A house or Tenement, scituate lijng & being on Kittery Poynt formerly built possessed & Inioyed by Roger Russell, with three Acers of Land Adiacent [156] vnto the sayd house, or tenement for euer: To haue & to hould the aforesd house & Land, with Trees woods priviledges, profetts, & Commoditys, with the appurtenances

y'vnto belonging, or any wise appertayneing, to the onely vse & behoofe of the sayd Francis Hooke his heyres, executors administrators or assignes for euermore, & to noe other vse Intent or purpose whatsoeuer: And I the sayd Nicho: Shapleigh for my selfe my heyres executors, Administrators & Assigns & for every of them doth Covenant promiss & grant to & with the sayd Fran : Hooke his heyres, executors Administrators & Assignes, and to and with every of them by these Prsents, that all and singular the before hereby mentioned, granted and barganed Premisses, with the appurtenances, & euery part & Parcell there of, at the tyme of the Insealeing & delivery of these Prsents, are & bee and at all tymes hereafter shall bee, and remajne & Continew Clearely Accquitted exonerated and discharged, or otherwise saued, & keept harmeless, from all & all former Gyfts. grants, barganes & sayles, whatsoeuer, had made suffered, Committed or done by mee the sayd Nicholas Shapleigh, my heyres or assignes or any of them, & that the sayd Nicholas Shapleigh the sayd Premisses, hath hereby given granted, barganed & sould & every part & Parcell there of with the appurtenances, against him the sayd Nicho: Shapleigh, his heyres or assignes, and against all and every other Prson, or . persons whatsoeuer, Clameing any Estate right title Interest, into or out of the Premisses, or any part thereof, shall and will warrant and euer defend, by these Prsents, according to the true Intent & meaning of these Prsents, and to noe other Intent vse or purpose whatsoeuer In witness whereof, I haue here vnto set & put my hand and seale, this Twenty fourth day of August, In the yeare of our Lord god, one thousand six hundred seaventy foure, 1674:

Signed sealed & deliverd

Nic: Shapleigh $\binom{his}{seale}$

In the Prsence of/ Richd Allexander/ Tho: Watkines/

Majo^r Nicho: Shapleigh, & Mis Aylce Shapleigh, his wife, doe own this Instrument aboue written to bee thejr Act & Deede, before mee this 25th day of August 1674: Edw: Rishworth Asotiate A True Coppy of this Instrument aboue written, transcribed out of y^e originall, & there with Compared this 3d day of Septemb^r 1674 : p Edw : Rishworth ReCor :

To all Christean people, to whome this Prsent writeing shall or may come, send greeteing/ Know yee that I Ryce Tommass of the Town of Kittery for diverse good Causes & valewable Considerations, mee here vnto moueing, & for & in Consideration of a Certen & valewable some, that I am vpon a ballance of Accompt this day made vp, become Indebted vnto Majo^r Nicho: Shapleigh of Kittery aforesayd, in hand already payd, & by mee received, & my selfe of euery part & Prcell, doe acknowledg my selfe to bee fully Contented, payd & satisfyd, & the sayd Shapleigh to bee freely & Clearely exonerated, & acquitted for the same, Haue given granted aliend Enfeffed, barganed sould & Confirmed, & doe by these Prsents give grant, aliene, Enfeoff bargan sell & Confirme vnto Majo^r Nicho: Shapleigh, his

Rice Thomas To Nic^o Shapleigh

heyres executors, Administrators & assignes, all my housen & Land, vpland woods vnderwoods, Meddow, Marsh, neare adjacent vnto braue boate harbour, or any other matter, or thing, properly

appartayneing or belonging vnto mee, or that I shall or may hereafter lay just Clame vnto, or bee possessed of; To haue & to hould, the aforesayd Premisses, with the appurtenances there vnto belonging, vnto the aforesayd Majo^T Shapleigh his heyres, executors, Administrators & assignes for euer; And I the sayd Ryce Thommass doe for my selfe, my heyres executors and Administrators, Covenant promise & agree to & with the sayd Nico: Shapleigh, his heyres executors Administrators & Assigns, to saue, secure, & keepe harmeless, him the sayd Shapleigh his heyres, & Assignes, from any Prson or Prsons w^tsoeuer, lawfully Clameing any right, title or Interest, in, about, or vnto the Premisses, or any

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part y^rof, from by or vnder mee, according to the true Intent & meaneing of these Prese... In witness w^rof, I haue here vnto set my hand & Seale, this 23: of Noveb^r One thousand six hundred seaventy two, 1672:

Signed, sealed & Delivered,	The marke of Rice
In the Presence of us/	Tommass/ 🛵 (his seale)
Fran : Champnoown/	Ryce Tommass acknowledgeth
Walter Barefoote/	this Instrument aboue written,
Moses Mauericke/	to bee his free Act & Deed,
Tho: Watkines/	vnto Majo ^r Nicho : Shapleigh,
•	before mee this 24: of Aug-
	ust: 74: Edw: Rishworth
	Assofe/

A true Coppy of this Instrument or deed aboue written, transcribed out of y^e original & there with Compared, this 4: Septemb^r 1674: p Edw: Rishworth ReCor:

To all Christean people, to whom these Prsents shall Come/ Know yee that I Thoma. Withers of Kittery In the County of yorke, for, & In Consideration of the fatherly & Naturall loue, & tender affection that I beare vnto my daughter Saraih Withers, In reference, & in relation to a Marrage Intended, & Concluded vpon by & between my sayd daughter Saraih, & John Shapleigh of Kittery, aforesayd; Haue given granted & for ever Confirmed, vnto my sayd daughter Saraih Withers, the One halfe of my farme at Oake Poynt, In spruce Cricke, that is to say, from the Eastward Cricke that goes in aboue John Fœnix, & soe vp the Cricke as fare as my Land goes, that way to the West Cricke, that goeth in by John Balls, with all y^e woods & vnderwoods, vpland & Meddows, [157] as fare as the bounds of my land extends, in the sayd Cricke, with all priuiledges & appurtenances y'vnto belonging, or in any wise appertayneing; And furthermore, I doe alsoe by these

Tho: Withers To his Daught^{*} Sarah

Prsents giue grant & Confirme vnto my sayd daughter Saraih, the one halfe of my house & Land, w'in I now dwell, & possess : My sayd Daughter to possess & Inioy the sd part of house

& Land Immediately after my decease; The Premisses being for & in Consideration as aforesayd, given granted & Confirmed, vnto the sayd John Shapleigh & Saraih Withers, thejr heyres, executors Administrators & Assigns for euer/ In witness w'of I haue here vnto set my hand & seale, this 25: day of Aprill 1671:

Signed sealed &

Tho: Withers (his seale)

Delivered in y^e ßsence

of us/ Edw: Colcord/ Tho: Watkins/ Portsmouth 16: August, 1671: Mr Tho: Withers acknowledged this Instrument to bee his free Act & deed, before mee Elyas Stylema: Commissio^r/

A true Coppy of this Instrument transcribed out of the originall & there with Compared this 4 : Septemb^r 1674 :

p Edw: Rishworth ReCor:

To all People, to whom these Prsents shall come, Nathaniell ffryer of Pischataqua, In New England M^rchant sendeth Greeteing; Know yee that I the sayd Natha^{II} Fryer, for & Consideration of the sume of eight hundred pounds, Sterling to mee In hand, before the Ensealeing, & delivery of these Prsents, well & truely payd by Thomas Deane of Boston In

Nat^j Fryer To Tho: Deane New England aforesd M^rchant the receipt w^rof, I doe hereby acknowledg, & my selfe thejre with to bee fully satisfyed, Contented & payd, & there of & of every part, & Parcell there of, doe

exonerate, acquit & discharge the sayd Thomas Deane, his heyres, executors, & assignes, for ever by these Prsents; Haue given granted barganed sould aliend Enfeoffed & Con-

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firmed, & by these Prsents doe giue grant, freely & absolutely bargan sell alliene Enfeoff & Confirme vnto the sayd Thomas Deane, his heyres & Assigns all that my Island or Prcell of Land scituate, lijng & being with in the River of Pischataqua aforesayd, which I purchased of Francis Champernown, is Commaly called & known by the name of Champernoowns Ysland, fronting two, & is bounded by the Mouth or Entrance into the sayd River, South West, & with the sea South East, & by y° River on y° North West, or however otherwise bounded according to the Deede, I had from Fran : Champernown, with all the Tenements houseing & buildings there vpon, with my little Yslands adjacent by what name or names soeuer Called & known, Togeather with all ways, Landing, waters, water Courses, Lybertys priviledges, & appurtenances, to the sayd barganed Premisses, or any part or Prcell thereof, belonging or in any kind app^rtayneing, & all profetts Issues & Incoms thence to bee had made or raysed : As also eall Deeds writeings, Euidences, & Escripts, touching & concerneing the sayd barganed Premisses, or any part of y same, fayrly, vncancelled, & vndefaced; To haue & to hould the aboue barganed Premises, & every part & Prcell of the same, with all & singular the lybertys priviledges, & appurtenances, there of; with all the profetts, jssues, & Incomes there of, or thence to bee had made or raysed vnto him the sayd Thomas Deane, his heyres & assignes, to the onely proper vse & behoofe of him the sayd Tho: Deane his heyres & assigs for euer: And I the abouesayd Nathaniell Fryer doe for mee my heyres, executors, & Administrators, Covenant, promiss, & grant, to & with the sayd Thomas Deane his heyres & assignes, in manner & forme following, vidz' that before the Ensealeing of these Prsents on the day of the date hereof, I am the true soole & lawfull owner of the aboue barganed Premisses, & every part there of, & stand lawfully seized & possessed of & in the same, in my own proper right, In a good Prfect & absolute Estate of Inheritance in fee symple with out any Condition,

reversion, or lymitation: And that I haue in my selfe full pouer, good right, & Lawfull Authority, to grant bargane sell convay & assure the same in manner & forme aforesd, And that yº sayd Barganed Premisses, are free & cleare & clearely acquitted, exonerated & discharged, of & from all manner of former, & other gyfts grants, barganes, sayles, Leases, Morgages, Wills Entayles, Joynturs Dowers, Judgm¹⁶ executions, extents, & all other Titles troubles, charges & Incomberances w'soeuer/ And that ye sd Tho: Deane, his heyres & Assignes shall, & may by force & vertue of these Prsents, for euer hereafter lawfully, peaceably & quietly haue hould vse occupy possess & Inioy to his, & thejr own proper vsse & behoofe, all & singular the aboue granted Premisses, with out the least lett, sujte hinderance, reclaym contradiction Eviction, or ejection, of mee the sayd Nathau Fryer, my heyres executors, or administrators, or of any from by or vnder mee, or them or either of them, by our or any of our meanes, Act, Consent, title, or procurement, & of all other Prsons, haueing, claymeing or Pretending to haue, or Clayme any Legall right Title or Interest of or into the same, or any part there of/ And lastly, I the sayd Nathan Fryer, doe Covenant promiss & Grant, for mee my heyres executors, & Administrators, y' at euery & all tyme & tymes here after, Wee shall & will bee ready & willing to doe & performe, or Cause to bee done & Prformed, every other needfull & Legall Act, or Acts whither by mine, the sayd Nathans acknowledgment, of this Prsent deede, or release, of Dower or pouer of thirds, with respect to Christean my wife, and that I the sayd Nathan shall & will vpon the reasonable request, & demand of him the sayd Tho: Deane his heyres or assignes, giue & pass vnto him or them more full & ample Convayance, or assurance of the aboue barganed premisses, soe as may bee for the more cleare, & full Confirmeing, & sure makeing, of the sayd barganed Premisses, to him the sayd Thomas Deane his heyres & assignes for euer; Provided always, & It is Neuertheless Concluded & agreed

Book II, Fol. 157, 158.

vpon, by & between the Partys aboue named, any thing in this Deed to y. Contrary, notwithstanding; that In case the aboue named Nathaⁿ Fryer his heyres executors, administrators, or assignes, shall well & truely pay, [158] or Cause to bee payd, vnto the aboue named Thomas Deane, his heyres & assignes, the Just & whoole summe of eight hundred pounds, Current money of & in New England, with in Three yeares next Insewing, the date here of, then this aboue written Deede to bee voyd, & of none æffect, otherwise to stand, & remajne in full force pouer & vertue, to all Intents, Constructions, & purposes In y^e Law whatsoeuer : In which case of forfeture the sayd Nathaniell Fryer doth obleidg him selfe, his heyres & executors, vnto the sayd Thomas Deane his heyres & assignes, In the sume & pœnulty of sixteen hundred pounds, in Current Money of & in New England, to make good vnto him the sayd Tho: Deane, his heyres & assignes; what y^e aboue barganed Premisses (by any way or meanes, or for or by reason of any matter Cause or thing w'soeuer) shall fall short of paijng, or makeing good vnto him the sayd Tho : Deane, his heyres or Assignes the aboue mentioned some of Eight hundred pounds in money/ In witness whereof I the aboue named Nathaniell Fryer, haue here vnto put my hand & seale this Twenty six^t day of August, In the yeare of our Lord One thousand six hundred seaventy four Annoq Regni Regis Charolj secundi, &c: xxvj/ Signed Sealed & Delivered/ Nathaniell Fryer (his seale)

In the Presence of us/ ffer : Gorges/ Isa : Addington/ 27 : 6 : 74 : - (scale)

vpon the 20th day of Septem^{br} Mr Nathaniell Fryer came before mee, & did own this Instrument aboue written, to bee his Act & Deed, 1674:

Edw: Rishworth Assotiate/

vera Copia of this Deed or Instrument aboue written transcribed out of the originall, & there with Compared this 3^d d: of Octob^r 1674: p Edw: Rishworth ReCor: Know all men by these Prsents, that I Sañell Austine of Wells In the County of yorke In New England, for diverse Considerations there vnto mee moueing, & more espetially for & in Consideration of a filiall portion w^{ch} by an obligation I stand bound to pay vnto my sunn in law Samuell Storer, beareing date the 23: of Novemb^r 1661: w^rwith I

Sam¹ Austin To Sam¹ Storer doe acknowledg my selfe to bee payd Contented, & fully satisfyd, doe by thes Presents giue grant sell bargane Enfeoff & Confirme, & by these Prsents haue given granted sould barganed En-

feoffed & Confirmed, my soole right title propriety & Interest, of a Certen Tract & Prcell of vpland, & Meddow lijng & being at a Certen place, within the lymitts & bounds of the Townshipe of Wells, Called by the name of Epesrath, which was a Tract of Land formerly purchased of Leefe^t John Littlefejld of the sayd Town, Contayneing the full quantity by estimation of one hundred Acers of Vpland, & Tenn Acers of Meddow Land, bee It more or less vnto Samuell Storer my son in law, with all the rights, benefitts, priuiledges, Imunitys & all other appurtenances there vnto belonging, from mee my heyres, executors, Administrators & assignes vnto the sd Samuell Storer his heyres executors administrators & Assignes, to have & to hould the sayd vpland & Meddow land, from mee, my heyres, executors, Administrators, & Assignes, to the sayd Samell Storer his heyres executors, Administrators, & assignes for euer, & I doe hereby promisse & Covenant to & with yº sayd Samuell Storer, that ye sayd vpland & Meddow, as abouebounded, & expressed, is free & Cleare from all other Titles, Clames, Interests, proprietys, leases, Morgages, & all other Incomberances w'soeuer, from them being clearely acquitted, & discharged, & doe further promiss & Ingage to make good & defend the right, title, & Interest, of the aboue barganed Prmisses from all Prsone & Prsons wtsoeuer, Claymeing Or Prtending any Clayme of right Title or Interest from by or vnder mee/ In witness of all & euery of the Premisses as

aboue barganed, & expressed, I have here vnto afixed my hand & seale, the eight day of Octob^r one thousand six hundred seaventy foure 1674:

Signed sealed & Delivered/Samuell Austine (his seale)In the Prsence of/Samuell Austine owneth this Instru-Francis Raynes/ment aboue written to bee his ActEmanuell Davess/& Deede this 9th day of Octobr74 : before mee Edw : RishworthAssote/

A true Coppy of this Instrument transcribed out of the originall & therewith Compared this 15 : Octob^r 74 :

p Edw: Rishworth ReCor:

Received by mee Samell Storer, of Samuell Austine my father In Law, a Certen Tract of vpland, & Medstorer dow lijng at Epesrath, as p a deede appeares vnder his hand & seale, beareing date the 8th of Octob^r 1674: where with I acknowledg my selfe to bee fully Contented, & satisfyd, for my filiall portion due to mee by ord^r of Court, w^rto hee was bound by Obligation 23: Noveb^r 1661: & for all other matters of Concerne

between us, from the begining of y^e world to this Prsent day/ I say Receud one hundred acers of vpland, & 10 Acers of Marsh as aboue sayd In full satisfaction of the p^rmisses, as witness my hand this 9th day of Octob^r 1674:

Witness Fran : Raynes/ Samuell Storer/ Samuell Storer owneth this receipt with in written, to bee his Act & deed this 9th of Octob^r 1674 : before mee Edw : Rishworth Assofe :

A true Coppy of this receipt transcribed & Compared with y^o originall this 18 : day of Octob^r 1674 :

p Edw: Rishworth ReCor:

Know all men by these Prsents, that I Ezekell Knightts Junjo^r resident In Wells in the County of Yorke, by & with

Ekek¹ Knight То Sam: Storer

the free Consent of my father M^r Ezeki Knights vpon severall Considerations there vnto mee moueing, & more espetially for tenn pounds In silver current money of New England, to mee In hand payd att the Insealeing & delivery of these Prsents, where with I doe acknowledg my selfe to bee fully payd contented & satisfyd, do giue grant bargane sell Enfeoff & Confirme & by these Prsents have given granted barganed sould Enfeoffed & Confirmed, vnto Samuell Storer his heyres, executors, Administrators & Assignes, a Certen Tract or Prcell of sault Marsh, or Meddow Land, lijng & being between that part of Webbhannet River Called the fishing Hoole, & the sea Wall, being a Certen Gurnet or Nose of Land com-

passed about with water, It lijng vpon the sayd River, on the Southermost side there of, abutting vpon the sea Wall contayneing the quantity of about seauen or 8 Acers bee It more or less, with a Certen skirt of vpland or sea Wall, w^{ch} lyeth Adioyneing [159] thervnto, where Wee vsed to set our hay (reserving onely Lyberty for my selfe to set two stackes of hay vpon the sd vpland, If Occasion bee) with all the profetts priuiledges & Immunitys or appurtenances y^r vnto belonging, vnto the sayd Samuell Storer his heyres & assignes, to haue & to hould the sayd Marsh & skirt of vpland as aboue expressed, & bounded vnto him the sayd Sañill Storer, his heyres executors administrators & assignes for euer, with whom I doe by these Prsents further Covenant & agree y^t the sayd Prcell of Marsh is free & cleare from all manner of Titles, Clames, leases, Interests Morgages, & Incomberances w^tsoeuer, & doe hereby stand bound to warrant & defend the same, from all Prson & Prsons whatsoeuer, Claymeing or ßtending any Clame or Clames from by or vnder mee In testimony wof of all & euery of the aboue barganed Premisses, as here in is aboue bounded & expressed, I haue herevnto afixed my hand & seale, this

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eight day of Octbo^r One thousand six hundred seaventy foure/ Ezekell Knight (^{his}_{seale}) Signed sealed & Deliverd In y^o βsence of Ezekell Knights Junjo^r & Ezekell Roger Playstead/ Knights Senjo^r doe acknowledg this Instrument aboue written to bee y^r Act & Deede this 8 : day of Octob^r 1674 before mee Edw : Rishworth Assote/

vera Copia of this Deede or Instrument aboue written transcribed & Compared by the originall this 19: day of Octob^r 1674: p Edw: Rishworth ReCor:

This Indenture witnesseth that I John Maisters of Wells, In the County of Yorke, with y^e Consent of my father

Nathall Masters doe bind my selfe an apprentice Jnº Maisters to William Partridg of Wells Carpenter, in the Apprentice same County, to continew with, abide & faith-To W= Partridge fully to serue him my maister as a faithfull apprentice out to doe, the full & Just tearme of foure years, to bee fully ended from the date hereof; The sayd apprentice his sd Maister faithfully to serue, his lawfull secrets keepe, hee shall not play at vnlawfull games, nor vnseasonably absent him selfe from his sayd Maisters busines, hee shall not frequent Tauernes, nor lend, nor spend the goods or victualls of his sd Maister, without his leaue, hee shall not Contract Matrimony, or Committ fornication, but truely & trustily observe his sd Maisters lawfull Comands as a faithfull servant out to doe/

The sd Maister his sd apprentice shall teach, & Instruct in the Trade of a Carpenter, to the best of his skill, according to what his sayd apprentice is Capable of, & alsoe doe promiss to teach him to write & siffer, If hee bee Capable, & to giue him a set of Towls at the end of his tyme, & to prouide him dureing the sd apprentishipe, Convenjent Meate drinke, lodging & washing, & seaven pounds p Ann: for to find him aparell, & provided his Maister shall goe out of the County, hee shall not have him his sayd servant to goe along with him, without his sd apprentice Consent/ In witness w'of Wee have here vnto set our hands & seales Interchangeably this sixteenth day of Septemb^r, one thousand six hundred seaventy foure, 1674:

> John Maisters his marke 3 (his william Partridg (his peale)

Sealed, signed, & Delivered/ In y^e Prsence of us/ Joseph Bolls/ Mary Bolles her A true of marke/ M writt with

A true Coppy of this Indenture aboue written, transcribed & Compared with y^o Originall this 20th Octob^r 1674: p Edw: Rishworth ReCor:

Know all men by these Prsents that I James Johnson of Hampton Carpenter doe hereby acknowledg my selfe to haue received of Hene: Sayword of Yorke Millwright one bill of Twenty pounds beareing date with these Prsents, In w^ch bill is specifyd the tyme place & speties on & In what the sd Twenty pounds out to bee payd, as by the sayd bill it doth & may more at large appeare, & It is in full satisfaction both & as well of all worke that y^e sayd Johnson hath wrought & done for the sayd Sayword, before the date here of, vpon Accop^t & mutuall agreement between them, as alsoe It is in

full of all the right & Interest y^t the sayd James James Johnson Johnson, had, now hath, or hereafter may haue, by To Hen: Sayword vertue of any grant or grants heretofore granted to him, or his heyres or assignes by the Towns-

men, or select men of the Town of Wells, of any Lands swamp or swamps River water, or water Courses appurte-

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nances or priuiledges to erect or set vp Mill or Mills, vpon the River of Cape Porpus, in the sayd Town of wells, & doe on the receipt of the sayd bill, & In Consideration there of, fully & amply Grant vnto y^o sd Hene : Sayword all my right & benefitt that I now haue, or may haue by vertue of the sayd grant, & alsoe doe acquit him of all debt & dues from the begining of the world to this day, the abouesd bill accepted, & the some y^rby due/ witness my hand even y^o 23d day of December In y^o yeare of our Lord one thousand six hundred seaventy, 1670 : James Johnson Signed & Delivered

In y* Prsence of us/
John Eaton/Andrew Searle doth Attest vpon his
oath this Instrument aboue writ-
ten to bee y* Act & Deed of
James Johnson before mee this
2 : of Janva : 70 :

Edw: Rishworth Assofe:

A true Coppy of this Instrument transcribed & Compared by the originall this 27: Octob⁷ 1674:

p Edw: Rishworth ReCor:

Witness these Prsents that I John Smyth Senjo^{*}, with the Consent of Joane Smyth my wife vpon severall Considerations there vnto mee moueing, & more especially for y^t naturall affection w^ch I doe beare vnto my loueing sun John Smyth, & vpon promiss of his Prsent & Continewed settle-

Jn• Smith To his Son John Smith ing with us, in his own house that hee is a building, vpon y^t peece of Land w^ch I gaue him adioyneing to my own Land, & of his Ingagement of his helpefullness to my selfe & his

Mother about our Occasions, & more Prticularly to helpe mee to Mow six days yearely, & to fence in six Acers of Land next adioyneing to my Land, & vpon his agreement to plant it to y^o halfes; Doe by these Prsents giue grant &

Confirme vpon my decease soole right & Interest of my house that I now liue in, with one hundred Acers of vpland, with all the outhouseing pastures, Meddows, oarchards, & gardens, with all other appurtenances there vnto belonging, the sayd Land being bounded on the Northwest, with a small Gullet w^{ch} hath a Rocke in the middle, & on the South East Adioyneing to James Jackesons Land, W^{ch} Land I haue hereby given granted, & Confirmed from mee my heyres, executors, Administrators, & assignes, vnto my sd sun John Smyth his heyres executors Administrators & Assigns for euer, prouided always It is to bee understood that my sun John is not to have full possession of the sayd Lands & Meddows as his own proper Interest, & Inioyment of them sooly as his own, vntill the decease of my selfe & his Mother, whose vse & possession theire of remaines to them soe long as their naturall lifes doe Continew, & further I doe with y^e Consent of Joane my wife, giue & grant alsoe vpon the same conditions as are [160] aboue expressed the full quantity of halfe my Interest, in that fresh Marsh Called by the name of Cape Nuttocke great Marsh, contayneing about seaven or eight Acers, beng more or less, weh house houseing Lands, Meddows, pasturs, Oarchards, gardens, & fresh Meddows as aboue mentioned the savd John Smyth Junjo^r is to haue & to hould from mee my heyres executors Administrators & Assignes to him his heyres executors Administrators & assignes for ever, with all the profetts priviledges & appurtenances y^rvnto belonging, or in any wise app^rtayneing, as witness my hand & seale, the 23th day of Octobr 1674:

> John Smyth Senjo^r his marke $\mathcal{F}(\mathbf{senic})$

John Smyth Senjo^r doth acknowledg. this Instrument to bee his Act & his Deede to his sunn John this 23 : Octob^r 74 : before mee

Edw: Rishworth Assote/

A true Coppy of this Instrument transcribed out of the originall, & there with Compared this 27 : Octob^r 74 :

p Edw : Rishworth ReCor :

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BOOK II, FOL. 160.

Witnesseth these Prsents, that I John Purrington now of Yorke, In Consideration of that naturall loue & affection, wch I doe beare vnto my loueing brother in law, John Pæn-

То Jn• Penwill

will of the sayd Toun Mariner, & for severall Jnº Purrington other good Considerations yrvnto mee moueing, doe give grant & Confirme vnto the sayd John Penvill, his heyres, Administrators & assigns

from mee my heyres Administrators & Assignes, a Certen Tract of vpland wron lately hee hath now set his house, Contayneing the full quantity of halfe an Acer of Land, with all Priviledges & appurtenances therevnto belonging, to him the sayd John Penvill his heyres executors administrators & Assignes for euer/ to have & to hould the sayd Land as aboue expressed from mee my heyres & Assigns for euer/ In witness w'of I have here vnto afixed my hand & Seale this secund day of Noveb^r 1674:

Signed sealed & Delivered/ John Purrington (his seal) In the Prsence of, John Purrington with y^e Consent John Davess/ of his Mother Mis Mary Davess, Abra : Preble/ doth acknowledg this Instrum^t to bee their Act & Deede, this 2und of Noveb^r 1674 : before mee Edw: Rishworth Assofe/

A True Coppy of this Instrument aboue written, transcribed, & Compared with the originall this 6th day of Novb^r 1674 : p Edw : Rishworth ReCor :

Witness the Prsents, that I Ann Godfrey of Yorke, doe for diverse good Considerations there vnto mee Moueing, & in Consideration of eight pounds already In hand by mee Received, of Hene: Donell, & Samson Ann Godfrey Anger, both of the sayd Town, bargan sell To make ouer & Confirme vnto y* sd Henery & Hen Donnel & Samson Angier Samson my soole right & Interest, that I haue,

or euer had or shall haue, of a Certen Necke of Land Contayeing certen Yslands of vpland, & certen Tracts of Marsh or Meddow ground adioyneing there vnto, lijng & being on the South side of the River, of Yorke neare vnto ye Mouth of the sayd Harbour, with vpland & Meddow Contayneing by Estimation Twenty Acers, more or less, I doe freely giue grant & Confirme, to yº sd Henery Donell & Samson Anger, & to y' heyres & Assigns for euer, to have & to hould & peaceably to Inioy the same with out any let or Molestation, from mee or by my means/ In witness woof I have here vnto set my hand & seale, this flueteenth day of Noveb^r 1659 : Signed sealed & delivered,

In y^e psence of Edw: Rishworth Susanna Rishworth/

То

Ann Godfrey (her) her marke ×

This bill of sayle acknowledged p Mis Ann Godfrey to bee her Act & deede, this 15th of 9th 1659 : before mee

Edw: Rishworth Assote/

A true Coppy of this Instrument transcribed out of the originall, & y^rwith Compared, this 13:9:1674:

p Edw: Rishworth ReCor:

Know all men by these Prsents, that I John Harker now liueing at Winter Harbour in the County of Yorke in New England, for diverse good Considerations there vnto mee moueing, & more especially In Consideration of Tenn pounds to mee In hand payd by William Moore of yorke, In the same County fisherman, where with I am fully payd Contented & satisfyd, doe giue grant Assigne make ouer &

Confirme, vnto the sayd William Moore his Jnº Harker heyres executors Administrators or Assignes, & haue hereby given granted made ouer & assign'd W= Moore a Certen Tract of Land vpland, & Meddow

adioyneing y^rvnto, being a small Ysland Contayneing the quantity of three Acers bee It more or lesse, with all ye profetts priviledges & appurtenances there vnto belonging, W^ch Ysland is Commanly Called by the name of Harkers Ysland, being & lijng vpon the North West side of Yorke Harbour, goeing vp the River neare vnto the Mouth of the sayd Harbour; To have & to hould the sayd vpland & Marsh adioyneing there vnto, the sayd William Moore his heyres, executors, Administrators & Assignes for euer, from mee my heyres executors administrators & assignes for euer, & I doe further Covenant & agree with the sayd William Moore y^t the savd Ysland & Marsh is free & Cleare from all Just Clames, & Prtences of Clames w'soeuer, & doe further Ingage to make good the right & Title thereof from all Prsons whatsoeuer, from by or vnder mee/ In witness w'of I have here vnto afixed my hand & seale this: 17th day of Novemb^r 1674 : seizen & possession being now given by John Harker, & accepted there of by William Moore at the date John Harker (his seale) hereof/

Signed sealed & delivered,

In the Prsence of/

John Harker (^{his} seale) his marke

John Davess/ John Parker Senjo^r his marke H John Harker doth acknowledg this Instrument to bee his Act & Deede, this 17th of 9th 1674: before mee Edw: Rishworth Assote/

A true Coppy of this Instrument transcribed out of the originall & there with compared this 26: day of Novemb^r 1674: p Edw: Rishworth ReCor:

Witnesseth these Prsents, that I John Frost Senjo^r, Inhabitant of yorke in New England, doe In Consideration of fiuety pounds In hand payd, do alienate & sell, make ouer ratify & Confirme vnto Arther Beale Senjo^r, his heyres AdJnº Frost То Ar: Bealle

ministrators or Assignes for euer, from mee my heyres administrators or Assignes, a Certen Tract of Land, lijng & being in the Township of Yorke, neare the Harbours Mouth, with all appurtenances y'vnto belonging, to him the sayd Arther Beale his heyres, executors, Administrators or Assignes for euer, To have & to hould the sayd Land as above sayd, from mee my heyres, or Assignes for euer/ In witness woof I have here vnto afixed my hand & seale, this Ninth day of No-The marke of (his seale) vemb^r 1674 : Signed sealed & Deliverd/ 'John Frost/ IF In the Prsence of us/ John Davess/ John Frost Senjo^r owneth this Instrument aboue written to bee his Act Samell Donell/ & deede this 20th of Noveb^r 1674: before mee Edw: Rishworth

A true Coppy of this Instrument, transcribed, & Compared with the Originall this 26: day of Novber 1674:

p Edw: Rishworth ReCor:

This witnesseth, that I John Wincoll of Kittery **[161**] in the County of Yorke, in y° Colony of the Massatusetts In New England, for & In consideration of Thyrty & fiue pounds, sterig, already received of Nicho: Hodgsden of the Town aforesd, to full Content & satisfaction, hath given granted barganed sould, Enfeoffed & Confirmed, & doth by these Prsents for him selfe, his heyres executors & Administrators giue grant bargan sell, Enfeoff & Confirme, vnto the aforesd Nicho: Hodgsden one Messuage, or Tenement scituate & lijng in the Town of Kittery aforesayd, & Contayning one dwelling house, with vpland & Marsh Contayne-

Jnº Wincol To Nic^o Hodgdon

ing by estimation about Thyrty Acers more or lesse as It is bounded, with the Land of Miles Tomson on the South, the River on the West, & Burch brooke & Coue on the North, & the high

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Assote/

way that Leadeth towards Sturgeon Cricke/ W^{ch} house & land was forfuly in the yeare 1651: bought of John Heard, & since y' tyme In y' possession of the sayd Wincoll, & his Assignes with out Molestation, & now by ye sd John Wincoll sould vnto ye sayd Nicho: Hodgsden; To haue & to hould the aboue barganed Premisses, with all the appurtenances & priviledges there vnto belonging, to him the sayd Nicho: Hodgsden, his heyres executors, administrators & Assigns for euer, the same to defend against all Prsons w'soeuer, Claymeing any lawfull right title or Interest in, or to any of the aboue barganed Premisses, or any part or Parcell thereof, by from or vnder the sayd John Wincoll or his heyres executors administrators or Assigns, & for Confirmation of y° treuth here of y° sd Joⁿ Wincoll hath here vnto set his hand & seale this sixteeth day of June, In the yeare of our Lord, One thousand six hundred seaventy & foure/ John Wincoll (his seale) Signed sealed & delivered/

In the Prsence of/

Isacke Stocks his marke Z William Ash his marke/ A This Instrument aboue written was Acknowledged to bee the Act & Deede of Mr John Wincoll, this 17th day of July 1674 : before mee Roger Playstead Assote/

A true Coppy of the Instrument aboue written transcribed, & Compared by the originall this first day of Decemb^r 1674 : p. Edw :: Rishworth ReCor :

Bee It known vnto all men by these Prsents, that I Francis Littlefejld Senjo^r of Wells in the County of yorke In New England, for a valeuable Consideration of full satisfaction, already received in hand, doe from mee my heyres, executors, administrators & assignes, covenant, sell, Assigne & make ouer, & by these Prsents haue barganed sould & doe Confirme a Certen Parcell of sault Marsh, lijng, & being in

Wells at Agunquett, bounded by the River, w^ch Fran: Littlefield runnes from Ogunquett towards the Necke of То Land, & the sea Wall, vnto John Manning of the Jnº Manning aforesd Town & County, his heyres executors,

administrators & Assignes, to have & to hould, & peaceably Inioy for ever, with all the appurtenances priviledges, & Conveniences there vnto belonging, with the Thatch bankes & skirts of Marsh, which in all Contaynes about fiue or six Acers bee It more or lesse & further I doe Ingage to defend & Mantayne, the sayd Title to bee firme & good vnto y. sayd Manning & his assignes for euer/wvnto I haue set my hand & seale this three & Twenteth day of Febru: In y^e yeare of our Lord, Anno Dom: one thousand six hundred seaventy three/ Fran: Littlefejld Senjo^r/ (his) Signed sealed & Delivered/ Rebeccah Littlefeild her

In the Prsence of us/

Jos: Bolls/

Jonathan Hamonds/

marke R

Francis Littlefejld Senjor, appeared the first day of Aprill 1674: & did acknowledg this Instrument to bee his free Act & deede according to yº Teñor thereof, before mee Bryan Pendleton Assofe

A true Coppy of This Instrument aboue written transcribed out of the Originall, & there with Compared this 17th day of Decemb^r 1674 : p Edw : Rishworth ReCor :

To all Christean people whom these may Concerne/ Know yee that I Francis Backcus of Wells In the County of Yorke in New England, for & In Consideration of Tenn pounds, to mee In hand payd by Thomas Manning of Ipswich, in the County of Essex Carpenter, as also for diverse other good Causes & Considerations, mee there vnto espetially moueing, haue granted barganed & sould, & by these Prsents doe

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Fran: Backcus To Tho: Manning grant bargane sell, & Confirme all my right title & Interest of foure Acers of Meddow, lijng & being in two Parcells, both Prcells being in the Town of Wells, & next adjoyneing vnto the

Meddow, of Leeften^t Joⁿ Littlefejld on the West side, & ould Agnes Littlefejld on the East side, being one Parcell & the other Prcell scituate lijng & being, on the East side of the sayd Agnis Littlefejlds Meddow, & on the West side of the Meddow of John Cross Senjo^r/ To have and to hould, the sayd Premisses, with all the priviledges & appurtenances there vnto belonging, to him the sd Thomas Manning his heyres executors Administrators or Assignes for ever from mee the sayd Francis Backcus my heyres executors Administrators & Assignes, without any molestation lett or hinderance from mee or any vnder by or from mee, by any Clayme or Prtence wisoeuer, for the true Prformance where of to bee made good, I bind mee my heyres, executors, & Administrators in the pœnall some of Twenty pounds of Lawfull money of New England / In witness woof I have here vnto sett my hand & seale this Eight day of Octob^r in the yeare of our Lord Anno Dom? one thousand six hundred seaventy foure/ and In the six & twenteth years of our soueraign Lord Charles the secund by the grace of god, of England Scotland France & Ireland King, Defend^r of the faith &c:

Signed sealed & Delivered/ Francis Backeus (^{his} in the Prsence of/

Jonathan Hammonds/ Francis Backcus, & his wife Rebec-Jos: Hammonds/ cah Backus, doe own this Instrument aboue written to bee y^{*} Act

ment aboue written to bee y^r Act & Deed, acknowledged in Court this 7th of Octob^r 74 : as Attests Edward Rishworth Assotiate

A true Coppy of this Instrument aboue written transcribed & Compared with the Originall this 22: day of Decemb^r 1674: p Edw: Rishworth ReCor/ To all Christian people whom this may Concerne, Know yee, that I John Barret of Wells in the County of Yorke In New England, Planter, for diverse good Causes & Consider-

Jn• Barret To Tho: Manning ations, mee there vnto moueing & more espetially, for & in consideration of a valewable some of full satisfaction to mee already in hand payd

by Thomas Manning, doe from mee my heyres executors, Administrators & Assigns, bargane & Couenant, sell Assigne & make ouer, & by these Prsents have barganed Couenanted sould, Enfeoffed, & Confirmed vnto the aforesd Thomas Manning, of Ipswich In the County of Essex in New England Carpenter, his heyres executors Administrators & Assignes, a Tract of vpland scituateing & being in the Town of wells bounded as followeth, the lower end next the sea, begining & butting vpon Mr Sañill Wheelwrights Farme, lijng on the North East side [162] of John Cloyse his Land, and to runne thyrty pooles in breadth Eastward, & vp into the Countrey, till one hundred & fuety Acers bee fully Compleated, vpon the same Lyne as other Lotts, adioyneing to it runnes, togeather with seaven acers of Meddow bee It more or lesse, scituateing & being in the Township of Wells at a place Commanly known by the name of Duxbury, vpon the westermost branch of Ogunquet River, & Adioyneing to the Meddow of Nath^u Maisters, with all the profetts priuiledges & appurtenances there vnto belonging : To have & to hould, & peacebly to Inioy for euer, & hereby do couenant & Ingage y^t y^e sd Tho: Manning & his heyres shall quietly & peacebly the Premisses Covenanted & sould with out any lett, hinderance, or molestation, from any either from by or vnder mee Notwithstanding any Clayme or Prtence whatsoeuer/ For the reall & true Prformance of euery part of the Premisses sould, to bee made good to y^e sd Thomas Manning, his heyres executors Administrators & Assignes, I bind my selfe my heyres executors administrators in the pœnall some of one hundred pounds Current money of New England/ In witness w'vnto I haue subscribed my hand &

seale, the secund day of Novemb^r In the years of our Lord Anno Dom[•]: one thousand six hundred seaventy foure, & In the six & Twenteth years of the Reign of our Soueraigne Lord Charles y^e secund, of England Scotland, France & Ireland King, Defend^r of the faith &c:

Signed sealed, & Delivered,

In the Prsence of/ Thomas Baston/ Jonathan Hammonds/ d, John Barret \mathcal{J} (his (seale) John Barret with the free Consent of Elizabeth Barrett his wife, doe own this Instrument aboue written, to bee y^r Act & Deede, before mee this 14th day of Noyemb^r 1674 :

Edw: Rishworth Assotiate

A true Coppy of this Instrument aboue written transcribed out of the Originall, & y^rwith Compared, this 28: of Decemb^r 74: p Edw: Rishworth ReCor:

Let all men know by these Prsents, that I John Readman of Hampton, blacke smyth, for & in Consideration of the some of Thyrty pounds, of Lawfull money, & other good pay, in New England to mee in hand payd & secured to bee

payd by the hands of Henery Sayword of the Jn^o Readman To Hen: Sayword barganed alienated sould, transferred & set ouer,

& by these Prsents doe giue grant, bargajne, aliene, & sell, transferr & sett ouer, vnto the sayd Henery Sayword, all that Lott, or Tract of Land, scituate & lijng & being in yorke by the River of yorke, on the Easter side of the sayd River, & bounded by the yorke Mill Cricke, on the North West or there abouts, & by the Land of Hene: Lynns, his heyres executors, Or Assignes on the South East, & soe to the North West vnto & by on a direct Lyne, vntill fuety Acers bee Compleated, or there abouts which is the dementions of the sayd Tract: Which Land was in the Tenour of Thomas Gorges Esq^r, and freely given & granted vnto Margerett Knight, the late wife of the sd John Readma : by the sayd Gorges; And now at the date of these Presents, the savd John Readman doth declare & promiss vnto all Prsons that hee the sayd Readman, is lawfully ceazed, possessed, & Interested, of & in the sayd Land, as his proper Right, & Title, & Inheritance for euer, as free hoult, Hath & hereby doth grant for him his heyres, executors, Administrators & Assignes, to have & to hould the sayd Tract of Land & Marsh, If any there bee, with their, & any of their appurtenances profetts, Emoluments & Commoditys wtsoeuer, vnto him the sayd Henery Sayword his heyres executors, Administrators & assigns for euer, saued & keept harmeless, or otherwise warranted & discharged against him the sayd John Readman, his heyres, executors, administrators or assignes, & from all other, & all manner of Prson or Prsons whatsoeuer, lawfully Claymeing the sayd Tract of Land, or any part or Prcell thereof/ In witness hereof I the sayd John Readman, haue here vnto set my hand & seale, even the sixth day of July, in the yeare of our Lord god, one thousand six hundred seaventy & one/

Sealed & delivered

John Readman (^{his} seale)

in y^o Prsence of us/ Andrew Searle/ Fran : Raynes/ Ephraim Marston/ John Manning/

This Instrument acknowledged in Court this sixth day of July 1672: p John Readman to bee his own Act & deed, before Edw: Rishworth Assote/

A true Coppy of this Instrument transcribed out of the originall, & there wth Compared this 12 : day of Janv : 1674 : p Edw : Rishworth ReCor :

This Indenture made the Twenteth day of Aprill, in the one & Twenteth yeare of the Reign of our Soveraigne Lord Charles the secund, by the Grace of god, of Engld Scottland, France, & Ireland King, Defend^r of the faith &c: Between Daniell Moore of Portsmouth In the River of Pischataq blacke smyth, on the one Party, & Andrew Newcomb of Kittery In the County of Yorke fisher man of the other Party, Witnesseth that the sayd Danjell Moore, for & in

Consideration of the some of fifety eight pounds Dan' Moore To And: Newcombe the Ensealeing & delivery of these Prsents, well & truely payd, the receipt Whereof the sayd

Daniel Moore doth hereby acknowledg, & him selfe to bee fully satisfyd contented & payd & thereof, & of every part Parcell & penny there of, doth acquit exonerate & discharge, the sayd Andrew Newcombe his heyres executors, & Administrators, & euery of them for euer by these Prsents; Hath granted barganed & sould, aliend Enfeoffd Convayed, released Assured, delivered & Confirmed, & by these Prsents doth grant bargane & sell aliene Enfeoff, Convay release Assure, deliver & Confirme vnto the sayd Andrew Newcombe his heyres & Assignes all that dwelling house scituate lijng & being in Kittery aforesayd, Neare vnto Thomas Spynnys, sometyms heretofore in the Tenour & Occupation of James Emberry, & late in the Tenour & Occupation of the sayd Daniell Moore; And also all those six Acers of Land, bee It more or less Adioyneing to the sayd dwelling house at a place there called Emberrys poynt, or by what other name or names soeuer, the same is or hath been Called & known togeather alsoe with all ways paths passages, trees wayes waters Comanes Easements profetts Commoditys Advantages, Emoluments & hæriditaments, & appurtenances w'soeuer to the sayd dwelling house & Land belonging or in any wise app^rtayneing/ And alsoe all the Right Title Clayme, vss possession Reversion Remaynd^r & demand whatsoeuer of him the sayd Danjell Moore, of in & vnto the sayd Premisses, & of in & vnto euery or any part or Prcell thereof, to haue & to hould the sayd dwelling house & Lands, & every part & Par-

cell there of, & all trees wayes waters paths passages Comanes, Easemet profetts Commoditys, advantages Emoluments, hæridataments & appurtenances w^tsoeuer, vnto the sayd Andrew Newcombe his heyres, & Assignes for euer, to the onely soole proper vss benefitt & behoofe of the sd Andrew [163] Newcombe his heyres & Assignes for euer, & to & for noe other vse Intent & purpose whatsoeuer, & the sayd Danjell Moore for him his heyres executors & Administrators, & for all & euery of them doe hereby Covenant promisse & grant to & with yº sayd Andrew Newcombe his heyres & Assignes, & to & with euery of them by these Prsents, that hee the sayd Andrew Newcombe his heyres & assigns & euery of them shall & Lawfully may from tyme to tyme, & at all tyms for euer hereafter, quietly & peaceably haue hould, vse occupy possess & Inioy to his & there own proper vse & behoofe all & singular the sayd before hereby granted & barganed Premisses, & euery part & Parcell thereof with the appurtenances freed acquitted & discharged, or otherwise well & sufficiently saved, & keept harmeless of & from all & all maner of former & other barganes sayls gyfts grants Leases Joynters Dowers, Titles, troubles, charges, & Incomberances w^tsoeuer heretofore had made Committed suffered or done or to bee had made comitted suffered or done by the sayd Danjell Moore his heyres executors Administrators or Assignes, or any of them, or of or by any other Prson or Prsons w^tsoeuer, lawfully Claymeing from by or vnder him or either of them/ In Witness whereof the partys aboue named, to these Prsent Indentures, Interchangeably haue set their hands & seales the Day & yeare first aboue written, 1669: The marke of Sealed & Delivered in the (his (seale)

Prsence of Abra : Corbett/ Nicho : Tuckerman/ Francis Champernown/ Stephen Edwards signe/ 9

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Danjell

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A true Coppy of this Instrument transcribed out of the Originall & there with Compared this 14 : day of Janv : 1674 : p Edw : Rishworth ReCor :

Know all men by these Prsents, that I John Cutt of Portsmouth in Pischataq, In New England M^{*}chant for & In Consideration of the some of Thyrty pounds Current pay of New England, in hand payd by Sañill Fernald of the same place, shipwright, where with I acknowledg my selfe fully satisfyd, contented & payd, by these Prsents haue barganed

& sould, & by these Presents do bargan sell Jn• Cntt To Sam: Fernald & Confirme vnto y° sayd Samill Fernald all that my house & Land, formerly in the Occupation of

Andrew Newcombe, & given vnto mee vpon execution, at the County Court held In Wells July 1674: Which sayd Land Contayns about or between fiue or six Acers more or less, scituate, lijng, & being next vnto the Land of Spinny on Kittery side, being bounded by the mane River of Pischataq on one part there of, & a Coue or Cricke on the other part, & the sayd Spinys on another part, with all trees woods, vnd¹woods, priuiledges & appurtenances there vnto belonging, or app'tayneing; To have & to hould the sayd house, & five or six Acers of Land, adioyneing, bee It more or less, to him the sayd Samill Firnald his heyres executors, Administrators or Assigns for ever, to & for noe other vse intent or purpose w'soeuer, without the Lett or hinderance of mee the sayd John Cutt my heyres executors, Administrators or assignes, or any other Prson from by or vnd^r mee or them, & further I the sayd John Cutt doe hereby promiss to defend the Title of the before hereby barganed Premisses, against the sayd Andrew Newcomb, & all other Prsons from by or vnder mee, laijng lawfull Clame to the same, from by or vnder mee, the sayd John Cutt, my heyres executors &

Administrators & here vnto I bind mee my heyres executors & Administrators vnto the sd Samell fernald his heyres, executors, Administrators or assignes/ In witness w^rof haue to these Prsents set my hand & Seale the eight day of Janvary, one thousand six hundred seaventy foure, 1674: Signed sealed & Delivered/ John Cutt (his eale)

In the Prsence of/

ffran : Morgan/ Benja : Starr/ This 8: of Janvary 1674: Mr John came & acknowledged this Instrument to bee his free Act & Deede before mee

Elyas Styleman Commissio^r

A true Coppy of this Instrument aboue written transcribed, & Compared with the Originall this 25th day of Febru: 1674: p Edw: Rishworth ReCor:

Know all men by these Prsents, that I Arther Beale Senjo^r of Yorke, doe acknowledg my selfe to bee Justly Indebted vnto John Frost Senjo^r of yorke the full & Just some of fluety pounds, being in Consideration of a Tract of

Arthur Bealle his Bond To Jnº Frost Land bought of the sayd Frost, with houses & all appurtenances y^rto belonging, and the abouesayd some to bee payd as followeth in fiue years tyme/ begining at y^o date hereof, to say Tenn

pounds in y° yeare one thousand six hundred seaventy fue, & Tenn pounds in the yeare one thousand six hundred seaventy six, & tenn pound in the yeare one thousand six hundred seaventy seaven, & Tenn pounds in the yeare one thousand six hundred seaventy eight, & tenn pound in the yeare one thousand six hundred seaventy nine, & the pay to bee in fish or beife, or porke, or staues, & to bee delivered at Convenjent places, at prices Current, & vpon the non payment of either yeare, to bee lawfull for the sayd Frost to make his reentry, & for y° Prformance hereof the

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sayd Beale, doth bind him selfe, his heyrs executors, or Assigns, vnto the sd John Frost, his heyres executors or Assigns as witness my hand & seale, this 10th day of Noveb Arther Beale (^{his}_{scale}) 1674 :

Signed sealed & Delivered/

his marke A

in the Prsence of us/

John Davess/ Arther Beale doth acknowledg this Samuell Donnell/ Instrument or writting aboue written, to bee his free act & deed, this 10th day of Febru : 1674 before mee Edw: Rishworth Assofe:

A true Coppy of this Instrument transcribed, & Compared with y^o Originall this 25: day of Febru: 1674:

p Edw: Rishworth ReCor:

Articles, Couenants, & Conditions of agreement between Henery Sayword of Yorke Millwright, of the one party, & Thomas Paty of the Town of Wells Weauer on the other Party, had made & Concluded on the Twenty ninth day of Decemb^r, **Anno Dom : 1670 :**

Inpⁿ That W^ras the abouesd Henery Sayword, togeather with the sayd Thomas Paty, haue obtayned a grant of & from the Town of Wells, of the priuiledg of Cape Porpus River, with in the sayd Town of Wells, with free lyberty for [164] them or y' Assignes, to sett a Saw Mill on the sayd River, togeather with Tymber for the vss, & to bee sawn by the sayd Mill, & other priuiledges : Now these Prsents Witnesseth, that y° sayd Thomas Paty, for Certen good Causes & Considerations hereafter in these Prsents, hath Assigned transferred, & for euer set ouer vnto the sayd Soward, & his Assigns all his right Interest tytle and Clame that hee had hath or might haue, vnto the sayd River or place, or priuiledg to sett a Mill vpon, as aforesd, by vertue of the sayd grant of & from the sayd Town, or any part there of, And the sayd Thomas Paty doth hereby promiss, courho: Paty enant from him selfe & his heyres executors Hen: Sayword Administrators & Assignes, that hee the sayd Hene : Sayword, shall & may from tyme to tyme,

& at all tyms hereafter, quietly & peaceably Erect build, & Continew a saw Mill or Mills on the sayd River, with out the lett denyall, disturbance or Interruption, of him the sayd Paty his heyres, executors Administrators or Assignes, or of any other Prson or Prsons Clameing from by or vnder him or vnder his grant or Title/

Item / The sayd Henery Sayword, for & in Consideration here of, for him selfe his heyres executors & Administrators, doth hereby Covenant & promiss to & with y^e sayd Thomas Paty That yº sd Tho : Paty or his Assignes, shall have free lyberty to bring Loggs, to y^{*} sayd Mill When Erected, to bee sawn at y° sd Mill, & the sayd Paty shall haue all such boards as shall bee Cutt by one of the saws that goeth in the sayd Mill, for the space & tyme of one yeare, or twelue Compleat Moenths vidz^t one Moenth the next fall, of the yeare after the sayd Mill is made fitt, to goe & saw, & fiue Moenths the next summer after, & six Moenths the secund summer after, the secund Moenth to begine where the first ended, and the third sawing to begine w^r the secund ended, soe to have what can bee sawn in the sd Twelue Moenths of yº yeare, & alsoe to have free Lyberty to cut good pine loggs, for all tyme afterwards, dureing the Continewance of the sd Mill, & bring them vnto y° sd Mill on his own Cost & charge, & the sd Sayword to saw them or cause them to bee sawn the next sumer after, & the boards soe sawn of such Loggs or planke or slit worke, to bee æqually deuided, between the sayd Sayword & Paty, or their Assigns, & free lyberty to Cut y° sayd loggs, on any grant belonging to y° sayd Sayword in Wells or else where/

Item The sayd Henery Sayword doth further Couenant that It shall bee lawfull for the sayd Thomas Paty, or his Assignes, to Cut grass & make hay in vpon that Marsh that y^e sayd Sayword hath by vertue of the Genell Courts order vp in y^e Countrey out of the bounds of the Town of Wells sufficient for eight oxen euery yeare, while they do draw loggs for the sayd Mill, & alsoe the sayd Paty or his Assigns euery yeare for the tyme to come, some tyme in Septemb^r to giue notice vnto the sayd Sayword or his successors, w^t men & oxen hee will Imploy, to draw loggs that yeare Insewing, that y^e sayd Sayword bee not damnifyd, nor his Mill hindred/ In witness here of, Wee haue here vnto these Covenants set our hands & seales, euen the day & yeare aboue written/ Thomas Paty (^{his}_{seale})

Sealed & delivered

In y^e ßsence of us, John Davess/ Andrew Searle/ Cap^t John Davess, & Andrew Searle, doe Attest vpon y^r oaths that this Instrument aboue written is the Act & deede of Thom^a Paty, before mee the 2: of Janv: 70:

Edw: Rishworth Assote/

A true Coppy of this Instrument aboue written, transcribed & Compared with the originall this 26: day of Febru: 1674: p Edw: Rishworth ReCor:

Witnesseth these Presents, that I John Davess Inhabitant in yorke, in New England for diverse good Causes, & In ' Consideration of the affection w^ch I beare, vnto my Loueing

Davis To Penwill son in law, John Penwill Mariner, & now Inhabitant in the Town of Yorke, do giue grant & Confirme, & set ouer vnto my sd son in law John Penwill, his heyres executors Administrators or

Assignes, the one halfe part of a ware house and wharff lijng in yorke neare Sampson Angers, with all priuiledges & appurtenances y^rvnto belonging, to him the sayd John Penwill, his heyres, executors, administrators or Assignes for ever to haue & to hould, the sayd Land as aboue expressed, from mee my heyres executors Administrators or assignes for ever/ In witness W'of I haue here vnto afixed my hand & seale this 27: day of Febru: 1674:

Signed sealed & Delivered/John Davess (his
seale)In the Presence of/
Shuball Dummer/Capt John Davess owneth this In-
strumt aboue written to bee his
Act & Deed, this j: day of
March 1674 : before mee

Edw: Rishworth Assofe/

A true Coppy of this Instrum^t transcribed; & Compared with Originall this 4th day of March 167[‡] p Edw: Rishworth ReCor:

To all Christean people to whom these Presents shall come greeteing/ Know yee that I willia: Johnson of Yorke Carpenter with the Consent of my wife, Hannah Johnson, hath by these Presents barganed sould & sett over vnto Isack Everest, a Certen Lott of Land, lijng & being or butting

W= Johnson To Isaac Everest

vpon the path, which goeth from the sayd Town of Yorke, vnto Henery Saywords Mills, on the North west side of the sayd Path; The lott Contayneing in breadth Twenty two pools & an halfe

in breadth, as It is soe bounded the lot of Sargeant John Twisden is on the Eastward side of the sd Lott, & y° lot of Mr Lewis Beanes on y° Westward side thereof & soe the sayd Lott is to runne backewards vpon a North & by East lyne, vntill flueteen Acers bee fully Compleated, for & In Consideration of the sume of Tenn pounds, in good & Current pay of New England, to mee in hand payd, before sealing here of, & doe by these Prsents, bind mee, my heyres, executors, Administrators, & Assignes, vnto Isacke Everest, his heyres, executors, Administrators & Assignes, that hee & they shall, from tyme to tyme, & at all Tyms, quietly & peaceably Inioy all the sayd lot of Land, & euery part & Parcell there of, with all the benefit w^tsoever growing or Issewing out of or vpon the sayd Lott, of Land, Which sayd Lott of Land, was given vnto mee by the Towns men of Yorke, & haue hereby sould all & euery part & Prcell thereof, & doe fully & wholly acquitt & discharge the sayd Everest, from all Titles, Troubles, & Incomberances whatsoeuer, of Dower, or Title or Dower, of my now wife Hannah Johnson, or any Prson, or Prsons whatsoeuer, & for the true Prformance w^r of Wee haue herevnto set our hands, & seals this 10: day of Janv: 1669:

Signed sealed & Delivered

marke/TB

Willia : Johnson

in the Prsence of/ John Twisden/ Tho: Bragdon his

his marke (his se..) Hannah Johnson her

(seale)

William Johnson, & Hannah Johnson his wife doe own this Instrum^t to bee y^r Act & deed this first of March 1674 : before mee Edw : Rishworth Assole :

[165] Memorand: quiet & peaceable possession was given, by the sayd William Johnson vnto the sayd Isacke Everest this 10th of Janvary 1669: In the Presence of/

Peter Weare/ John Twisden/

A True Coppy of this deede with in written transcribed; & Compared with the originall this 4th day of March 167[‡] p Edw: Rishworth ReCor:

Articles of agreement made between the Select men of the Town of Yorke on the one Party, & Henery Sayword of the sayd Town Millwright, on y^e other party/

1: The sayd Henery Sayword doth hereby Ingage him selfe, & his Assignes, vnto y[•] Townsmen in the behalfe of the sayd Town, to bujld or cause to bee bujlt for the Town of yorke, a good sufficient meeteing house of the dementions as followeth/ The sayd house is to bee fourty foote in length, Twenty eight foote in breadth, & sixteen foote stoode between Joynts, to haue two diamiters one at each end, & a Compleate Turret on the Topp, & a pullpet Convenjent for the minister, with a Table fit for y^e sayd house/

2: The sayd Meeteing house is to bee sufficiently flored, with good two Inch planke, & thoroughly finished with Convenjent seates, sutable for an house of such a proportion, w'of the two fore seats, the one for the men, the other for y° wimne, to bee made with barresters/

3: The sayd Hene: Sayword, doth ingage him selfe to Inclose the sayd Meeteing house, with good sound planke

York Sel¹ Men & Hen: Sayword

slabbs three Inches thicke, & to Batten the sd ⁿ planke sufficiently on the out side, & to civer It _a with good inch boards on the topp, & with Inch

& 1 boards vnderneath, & to make two sufficient doores in the sayd house, & eight or tenn windows, W^{ch} shall bee most necessary, onely the Towne is to find nayls & glass for all the sayd house/

4: Hee doth further promisse to helpe to raft down the Tymber, When the frame is ready to bee brought down to the Towne, & to send one or two hands If neede require to helpe down with the raft, w^n the Town doth send vp for the same/

5: Henery Sayword doth Ingage to secure those Marshes of Edw: Rishworths in y^o ould Mill Cricke, as also those Marshes on that side the River belonging to y^o Town from any damage w^ch may accrew from him selfe, or any others that shall draw Tymber for him, by his or there oxens treadeing or eateing vp of the same/

6: Hee the sayd Sayword doth further Ingage him selfe that y[•] sayd house according to its severall dementions as aboue expressed, shall bee begune & finished at or before the last of August next Insewing (onely the Turrett, the place w^{*} of in the meane tyme hee is to make tite by Inclos-

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ure) with the dyametors, & some part of the seats, w^ch hee hath lyberty to make & finish vntill the 14: of May follow \tilde{w} g 1667: for the true Prformance of the Premisses, all & euery part there of, I the sayd Henery Sayword doe Ingage my selfe & my Assignes, In a bond of Two hundred pounds, vnto the Select men of y^o Town of Yorke/

vpon Henery Sayword his building & finishing of the meeteing house, & Prformance of such other Conditions, as here are with in expressed. Were the Select men of the Town of Yorke, doe Ingage our selues in the Towns behalfe, to make good vnto the sayd Sayword, or his Assigns these Considerations following/

1: Wee doe giue vnto him the free vsse & Lyberty of the pine swampe, lijng vpon the South West side of Yorke River, to Cutt pine Tymber, for the vss of his saw Mills, begining on the westermost side of the sayd Cricke, & soe backe two miles from the river side, soe fare as the bounds of the Town doth extend, the vss of which Tymber shall bee rent free, for the full Tearme of six years from the date here of, ammounting in the whoole to y° valew of fourty eight pounds/

2ly Wee doe further grant & give vnto the sayd Henery Sayword, & his assig^{*} for ever, according to what Interest the Town hath therein, one Tract of Land lijng & being on the furthermost side of the River, adioyneing to y^{*} Tract & Prcell of Land, w^ch formerly was Tho: Beesons, & now the sayd Land is in the possession of Edw: Rishworth, Contayneing the quantity of three hundred & fuety Acers, & a Prcell of Grassy swampe about Twenty Acers lijng neare there vnto/ & one Prcell or two of Meddows or swamps, to make Marshes of whither they doe ly behind or about that Land aforesd, or within or behind any part of that swampe, w^r Hene: Sayword Cutts his loggs, soe fare as the bounds of the Town doth extend, in case such a Meddow, or Meddows can bee found/

3ly Wee doe likewise grant, & giue vnto him one hundred

& finety Acers of Land lijng & being between scituate Marsh, & Cape Nuttacke pond, neare vnto which there are three slipps of Marsh, as also Twenty Acers of grassy swamp, bee It more or lesse/

4ly Wee doe likewise grant vnto the sayd Sayword an Addition of twenty pooles, to bee added to the Northerly bounds of his home lott, according to y^o full extent there of, & thyrty pooles of Land to bee added to Abra : Prebles lott, lijng next Hene Saywords Land, on Condition that y^o sayd Preble doe grant Hene : Sayword a Convenjence for watering of his Cattle, out of his own Land/

5ly, Wee doe further Ingage, according to the best right the Town hath, or shall have in the Tymber, & Lands aforesd, & doe Confirme the Premises vnto the sayd Hene: Sayword, & his Assigns as aboue expressed, provided hee or they doe pay, or Cause to bee payd Annually such cheefe rents, vnto such proprietor or proprietors vnd^r his Majesty, as from tyme to tyme, shall have pouer to demand, & require the same, & If it soe fall out, that through the Change of Tyms, the sayd Hene: Sayword, should bee deprived of y^e Tymber or Lands or any part there of wby hee cannot Inioy it or them as aboue expressd, then Wee Ingage to make good the valew of what may bee taken away, either in whodle or in part from the sd Henery Sayword, vnto him in honest m^rchatble pay, the full Computation thereof for finishing the house, amounting to one hundred & twenty pounds, W^{ch} payd by this agreement the rent of the Tymber commeth to fourty eight pounds & the Lands to seaventy two pounds, out of woh rent or Lands, according to wt part there of is or may bee taken away, Wee promiss to make a proportionable allowance as aforesd, for y° same answerable to y° valew thereof/

6ly Wee doe likewise promiss to remoue the seats from the ould Meeteing house to the new at the Towns Charge, w' being remoued Hene: Sayword doth Ingage, to place them there at his own Charge for y^e most convenience/

And further Wee the Select men as Intrusted for yº Town,

In the Towns behalfe doe Ingage in a bond of Two hundred pounds, vnto Hene: Sayword vpon the fullfilling of his Covenant, & Conditions w'by hee stands obledgd to us, to Prforme our agreements as aboue mentioned vnto the sayd Saword/

[166] In testimony w^rof, I have here vnto put my hand & Seale, this 2und day of March, In the seaventeenth yeare of our soveraign Lord the King, Charles the 2cund 1665 : Sealed signed & delivered/ Henery Sayword (his seale)

In the Prsence of/

Samuell Wheelewright/

Samuell Austine/

Wee the Select men of the Town of yorke, & Henry Sayword, doe mutually agree, Conclude & stand to this Covenant made about bujlding the meeteing house, in all Prticulars there in mentioned to all Intents & purposes, onely doe Consent, that y^o tyme for the bujlding of the sd house, shall bee Inlarged, vnto the last day of August next Insewing, at w^ch tyme according to former conditions mentioned in the Couena^t aboue sayd is to bee done & finished, as Witness my hand this 8th day of June 1667

I further agree that for feare of the want of nayls, that the house must bee done wth stoods/

Witnesses/

William Hooke/

Thom[•] Withers/

Henery Sayword/

A true Coppy of this Instrument aboue written, & the post script vnder written transcribed out of the originall, & y^r with Compared this first day Aprill 1675/ Edw: Rishworth ReCor:

Ric⁴ Pott's Bond To Edw⁴ Creek This bill bindeth mee Richd Potts of Cascoe bay fisher man my heyres executors, & Administrators, to pay or Cause to bee payd vnto Mr Edw: Creeke of Boston his heyres executors administrators or assignes, the some of seaven pounds tenn shillings, Current money of New England vpon demand/ witness my hand this tenth day of Noveb^r sixteen hundred seaventy & one/

James Barber his marke Hencem Chack (

Henery finch/

James Barber & Henry finch testify that they were Prsent & did see Richd Potts signe & Deliuer this bill as his Act & deed/ sworne vnto March 9: 167#: before mee Edw: Ting Assist^t

A true Coppy of this bill with y^o Attests transcribed & Compared with y^o originall this 6: Aprill 1675: p Edw: Rishworth ReCor:

Know all men by these Prsents y^t I Richd Potts of New

D¹⁶⁰ To Hen: Kembal & Edw: Creek Dameres Coue doe acknowledg mee my heyres & Assignes to ow & stand duely Indebted vnto Hene Kemball & Edw: Creeke both of Boston, thejr heyres executors Administrators or assignes

in the full & Just some of seaventeen pounds Eleven shillings two peence, due to bee payd at or vpon the tenth day of June next Ensewing the date here of, in good M^rchable fish or refuge fish at price Current, & y^rvnto I bind mee my heyres & Assigns firmely by these Prsents, as witness my hand this 7th of Decemb^r 1672:

Witness here vnto/

William Hobby/ The marke of Ann Hobby/ Josua Hewes/ Richd Potts/

William Hobby & Josua Hewes Jujo^r, testify vpon oath that they were Prsent, & did see Ric: Potts signe & deliuer the bill aboue written as his Act

& deed/ Josua Hewes also testifys y^t hee him selfe & Fran : Tebbet were Present & did see Hene : Kemball set his hand vnto the Assignment written vpon y^e backe side of y^e bill/

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Taken vpon oath this 9th March 167[‡] before mee Edw: Tyng Assist:

Know all men by these Prsents y^t I Henery Kemball with in written doe Assign ouer vnto Edw: Creeke with in written or his Assignes, all my right title & Interest of this with in written bill, to bee his whoole Interest or his Assignes, In witness w^rvnto I haue set my hand this 9th day of Decemb^r 1672: Hene: kemball

witness in y° fisence of

.... Hows/ Fran: Tebbutt/

A true Coppy of this bill with the Assigm^t there of, transcribed & Compared with the originall this 6th of Aprill: 75:

p Edw: Rishworth ReCor:

I Francis Littlefejld Junjo^r of Wells, In the Massatusetts Colony in New England this fifth day of ffebruary, one

Francis Littlefield Jun[,] his Will thousand six hundred seaventy foure, though weake in body yet Prfect in memory blessed bee god, doth willingly & with a free hært Committ my soule into y^e mercifull hands of Almighty

god my saujo^r, & my body vnto the earth from whence It Came, & my estate I dispose of as followeth/

Inp^{ra} Ater my funeralls bee discharged, & all other debts, I doe giue & bequeath vnto my Loueing wife Meribah, my househould stuff to dispose of to my children, vnto w^ch of them shee thinkes good, & I give vnto my sayd wife one third^a of all my stocke & Moueables with out to bee hers & her assignes for ever/

Item I giue vnto my Elldest sunn Joseph, my home lott with all my houseing, Saw Mill, & Corne Mill, with all the appurtenances y^rvnto belonging, and the other two 3d parts of my stocke, Namely oxen houseing Cows, with other Cattle, when hee hath Attayned the age of Twenty two yeares, hee paijng the Legacys folig Namely to my sunn Nathan fiue pounds/ To my sonn Jonathan fiue pounds/

To my sunn Job five pounds/ to my sonn Daniell five pounds, When they Attayne the age of Twenty one yeares/

And my will is that hee shall pay vnto my daughter Mary, Tenn pounds/

'To my daughter Johanna Tenn pounds/

To my daughter Tabbatha Tenn pounds/

To my daughter Hannah tenn pounds to bee payd to them W^n they have Attayned the age of eighteen yeares/

Item I giue vnto my sonn Nathan, & Jonathan all my lands & Meddows at Mary Land, æqually to bee deuided, between them w^n they come to bee the age of Twenty one years/

Ite: I give vnto my sonn Job, & Dauid all my Land at Ogunquett, with the seaven Acers of Marsh that I bought of John Barrett, æqually to bee deuided between them w^n they have Attayned the age of Twenty one yeares/

And my will is W^n my sunn Joseph doth enter vpon y^e house & Land hee shall pay vnto my wife tenn pounds p Ann $\tilde{\cdot}$ for three years towards the Mantayneing of the small children/

And my will is that my whoole estate as It now is shall remajne in my wifes hand, to mannage & Improue for the mantayneing of her & my children, vntill my sonn Joseph bee at age namely Twenty two years ould/

And I doe hereby nominate & appoynt my deare & Loueing wife Meribah & my sonn Joseph & Nathan to bee my executors, of this my last Will & testament, & hereby doe desire & appoynt my Loueing frejnds Mr Willia Symonds & Samell Wheelewright ouerseers of this my last will & testament, Revoakeing all [167] other wills gyfts bequessts & testaments, whatsoeuer In testimony whereof, I haue here vnto set my hand & seale the day & yeare aboue written/

Samuell Wheelewright/ Francis Littlefejld (his seale)

Fran : Littlefejld Senjo^r/

Jujno^r his marke

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Mr Samill Wheelewright, & Fran: Littlefejld Senjo^r doe Attest this Instrument to bee the last will & testament of Fran: Littlefejld Junjo^r, & did before them declare It to bee his Act & deede/ Taken vpon oath in Court this 6th of Aprill, 1675: Edw: Rishworth ReCor:

vera Copia of this will transcribed & Compared w^th y^e originall this 14 day of Aprill 1675/p Edw: Rishworth ReCor:

A True Inventory of the estate of Fran : Littlefejld Jujo^r deceased the sixt day of Febru : 1674 :

Inp ⁴ for neate Cattle & horse kind		140: 00: 0
Dtto His Inventory	It swine fiue pounds Land & Marsh at Mary Land 2014	025:00:0
	If Land at Ogunquet & Marsh belonging to it	050:00:0
	If the dwelling house houseing, Lands & Meddows	300:00:0
If One saw Mill & Corne Mill		225:00:0
If 3 bedds & bedding		012:00:0
It New Cloath flue pounds 5 & 54 one Chest & one Cubbard flue pounds		010: 05: 0
If one great Kettie & other househould goods		010: 00: 0
It wearing Cloaths 12 ^{1d} three hides 2 ^{1d} 10: 0		014: 10: 0
If 4 Gunnes 6 ¹⁴ powder & shot 30 ⁴		007: 10: O
It nayls &, yoaks & Chayns & other Tackeling three pounds		003: 08: 0
It for axes & other Carpenters Towles		002: 00: 0
If one Cart & Wheeles		002: 05: 0
		801: 18: 0

Apprisers, William Hammod^s

Abra: Tylton/

Meribah Littlefejld, doth Attest vpon her oath that this Inventory of the goods of her husband Fran : Littlefejld deceased, is the full of the sd estate, according to her best knowledg, & If more doe appeare shee will declare it, & It is to bee added y^{*}vnto/ taken vpon oath In Court Aprill : 7 : 1675 :

Edw: Rishworth ReCor:

A true Coppy of this Inventory transcribed, & Compared with y^e Originall this 16: day of Aprill 1675: p Edw: Rishworth ReCor: Rob Marshal I Robert Marshall of Boston doe acknowledg hts Bond my selfe Justly & truely Indebted vnto Mr To Fran: Morgan Francis Morgan, the full & Just some of Twenty pounds thyrteen shillings & fiue pence to bee payd vpon demand, In Corne, or porke or both, which is the ballance of all Accopts from the begining of the world from the day of the date hereof, between the sd Marshall & the sayd Morgan, as may & doth appeare by the Prticulars by Mr Morgans booke Aprill: 6: 1672:

Witness Samuell Brown/

Robert Marshall

Roger Dereing/

A true Coppy transcribed, & Compared p the originall, this 8th day of May 1675: p Edw: Rishworth ReCor:

Know all men by these Prsents that I Robert Marshall Mariner, liueing in New England In Boston, do acknowledg my selfe to ow & to bee Indebted vnto John Bray shipewright, the Just & full some of seaventeen pounds, in provissions, or goods, & fourty shillings of It in money, shyngle nayles, to bee payd in Septemb^r next Insewing the date of this bond, the prouissions to bee payd at y^e price Current In Boston, & to bee delivered at the house of John Bray shipewright In Pischataq River/ In witness w^tof I haue here vnto set my hand, this Twenty two day of July 1672 :

Robert Marshall

Joⁿ Pett, & Ephraim Crockett maketh oath that they saw Mr Robert Marshall deliuer the aboue bill to Mr Joⁿ Bray as his Act & Deede/ Taken vpon oath this 10th of Septemb^r 1672: before mee Geo: Munioy Assote/

Witness, John Pett Ephraim Crocket his

marke E

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I Joⁿ Bray doe Ingage vnto Mr Robert Marshall Mariner to stay six Moenths after the date here of, & y^c sd Bray is not to molest y^e sd Marshall, vnless hee sell his Jⁿ• Bray Engagem¹ To Robt Marshall John Bray is to bee payd his Twelue pounds, in mony at demand, or else to stay the aforesd Tearme of six Moenths, from this 21th day of July 1673 : by mee John Bray/

Thomas Markes/

Joⁿ Ratleffe/ Received by mee John Bray in part of this Bill from Mr Robert Marshall of Boston, Mariner the summe of fiue pounds in goods/ I say Received by mee John Bray/ July 21 : 1673 : Witness/ Thomas Markes/ John Ratliffe/

A true Coppy of this bill, of Robert Marshalls & John Brays Ingagement to Marshall, & of Brays Recep^t of fiue pounds, transcribed out of the originall, & y^rwith Compared, this 8th day of May 1675 : p Edw : Rishworth ReCor :

Know all men by these Prsents, that I Henery Sayword of yorke, In the County of yorke Millwright, vpon severall Considerations there vnto mee moueing, & more espetially for soe much namely for a Prcell of worke by mee already accepted, & Received of Hene: Brown & James Oare Scottsmen, & now rescidents in the Township of Wells, within y^e County aforesd, w^rwith I am fully payd Contented, & satisfyd, haue giuen, granted, barganed, sould, Enfeoffed & Confirmed, & by these Prsents, from my selfe my heyres, executors, Administrators, & Assignes, doe giue, grant, bargan sell, Enfeoff, & Confirme, vnto the sayd Henery Brown & James Oare, thejr heyres executors, Administrators, & Assigns for ever: One Tract or Prcell of Land, Contaneing the quantity of Two hundred Acers, being Twenty Rodds downewards, from the Mill house, at Mowsome, To In breadth to runne from that place, or bounds, Hen: Brown & James Oare by the water side down towards the Landing

place, & soe ouer the Cricke there, at the sayd Landing place, vnto the foure small Pine trees, standing by the water side, being the first Hill w^r the path goeth vp a little Ashen swampe, at the foote of the Hill, being the bounds by the water side, & soe to rune backewards Into y. woods from the water side, vpon a streight lyne, vntill the Two hundred Acers of Land bee fully Completed, the breadth wrof as aboue expressed, goeth from the first bounds next the Mill vnto the first Hill, & the foure pine trees bee It more, or lesse: Which Two hundred Acers of Land as aboue expressed, the sayd Henery Brown, & James Oare doe haue & doe hould, from the afore named Hene : Sayword & his heyres, & assignes to the sayd Brown & oare, & to their heyres, & Assignes for euer, with all the profetts priuiledges Imunitys Commoditys, & appurtenances w'soeuer, there vnto belonging or any wise appertayneing, to Henery Brown & James Oare, their heyres & Assigns for euer; And further the sayd Henery Sayword doth couenant, & promiss with the savd Brown & Oare that this Land is free & Cleare from all manner of Titles, Clames, Morgages Interests Intanglements What [168] soeuer, & that he will secure & Defend the Interest thereof against all Prson & Prsons w'soeuer, intending or Pretending any Title or right there vnto from by or vnder him/ In witness where of I haue here vnto afixed my hand & seale, this 3d day of June 1675: Hene: Sayword (his seale)

Signed sealed & Delivered/

In the Prsence of/ Natha^u Maysterson/ James Grant his

marke

Henery Sayword appeared before mee, & acknowledged this Instrument to bee his Act & Deede, this 3d of June: 75: Edw: Rishworth Assote

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A True Coppy of this Instrument transcribed & Compared with the Originall this 5th day of June 1675:

p Edw: Rishworth ReCor:

To all people to whome this Prsent deede of sayle shall come, Majo^r William Phillips of Winter Harbour In yorke shyre, otherwise the province of Mayne, In the Colony of the Massatusetts In New England in America Sendeth greeteing in our Lord God Euerlasting; Know yee, that the sayd Willia ? Phillips, with the free & volentary Consent of Bridget his wife, for a valewable Consideration, by the giueing vp one bill due from mee, the some of fluety pounds foure shillings, tenn peence, ever since the fourth of March sixteen hundred fluety & six, as also for the resigneing of the remains of one bill for a debt of one hundred & seaven pounds Stering: due from John Hawthorne, which was Assigned by mee the twelth day of March one Thousand six hundred sixty six, for a debt due from mee by booke vpon the makeing vp of Accompt the eight day of Decemb^r sixteen hundred fuety fue, the just some of fourty pounds seaventeen shillings & six peence, the whoole being ninety one pounds two shillings, besid^s the forbearance of the sd summe, for more then Thyrteen years comes to one hundred pounds more, soe that the whoole Consideration is One hundred & Ninety pounds, to him in hand before the sealeing & delivery here of, well & truely payd by Major Genen John Leveret of Boston In New England in the County of Suffocke in the aforesd Coloney, of the Massatusetts In New England, M^rchant the receipt of which valewable Consideration the sayd William Phillips doth acknowledg, by these Prsents, & y'with to bee fully satisfyd, & Contented, & y'of doe acquit, & discharge the sayd John Leveret his heyres executors Administrators, & Assignes, & euery of them for ever, by these Prsents: Hath given

granted barganed sould, aliend Enfeoffed & Confirmed, & by these Prsents doth fully Clearely & absolutly giue grant bargane sell aline Enfeoff & Confirme to the sayd John Leveret his heyres & Assigns for ever, A Tract or quantity of Land Contayneing three square English Miles, lijng & being aboue Sacoe ffalls, in the County or Province aforesayd, being vpon a streight lyne by the sayd River three English Miles North Westwardly, & to runne vp the Mayn Land, soe fare the full breadth three English Miles, soe as that It may bee three English square Miles, & is butting on the sayd Sacoe River Easterly, & on the Land of the sayd William Phillips Northerly, & by the Land of the sayd Willia : Phillips westwardly, & is bounded by the Land of Richd Russell Southwardly, with all the Tymber Trees, Woods, vnderwoods Meddows, waters ways fishing fowling, hunting, coman of Pasture rightts, lybertys profetts & hæriditaments w'soeuer growing ariseing, being comeing, Isewing in vpon or out of the Premisses, & every part & Prcell there of, or to the same or any part there of, be longing or in any manner of wise appertayneing/ Togeather with priviledge of a Landing place, below the ffalls, vpon the sayd River w' a vessel may floate to Loade, & for ye building of ware houses, & laijng of Lumber, what y° sayd Leveret his heyres Administrators or assignes shall have Occasion for: And all the estate right title Interest vss property possession Clame & Demand whatsoeuer, of him the sd William Phillips of in or to the sayd barganed Premisses, or any part there of: And all Deeds Evidences, or Writeings whatsoeuer, Concerne the savd barganed Premisses, onely, & Coppys of all such deeds euidences & writeings, wch Concerne ye same, with other things:

To have & to hould, the sayd three Miles square of Land, lijng & being, butting & bounded as aforesayd, togeather with y° Landing place below y° Falls, with all y° singular, the Emoluments & appurtenances there of, & priviledges y'to in any wise belonging or app'tayning vnto the sayd

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John Leverett his heyres & Assignes for ever: And the sayd William Philli.. for him selfe his heyres executors, &

W= Phillips To John Leverett Administrators doth Couenant & Grant, to & with y^o sayd John Leveret his heyres, & Assignes by these Prsents In manner & forme followg

That hee the sayd William Phillips at the tyme of the grant bargane & sayle of y° Premisses to y° sayd John Leveret. & vntill the Delivery hereof vnto ye sayd John Leveret to y^e vss of him his heyres & Assigns for ever, was the true & Lawfull owner & proprietor of the aboue barganed Premisses, & that hee hath in him selfe full pouer, & lawfull authority the Premisses to grant bargane sell, & Confirme as aforesd, And yt the sd John Leverett his heyres & Assignes, shall & may hence forth for ever, Lawfully peaceably & quietly, have hould vss possess Inioy & dispose of the savd barganed fimisses, with ye appurtenances y'of free & Cleare, & Clearely, exonorated, acquitted & discharged, or otherwise at all tyms p the sayd William Phillips, his heyres executors & Administrators, sufficiently saved defended & keept harmeless, vnto the sayd John Leverett his heyres & Assignes, of & from all manner of forme & other Gyfts grants, barganes, sales, Leases, Assignem^{te}, Morgages Wills Intayls, Judgm^{te} executions forfetures, seizurs, Joynters Dowers, pouer & thirds of Bridget his now wife, to bee Clamed or Chalenged of in or to the same, or any part there of; And of & from all other Titles, charges, Acts, & Incomberances w'soeuer, had made done, Comitted or suffered to bee had made Committed or done, by the sayd William Phillips his heyres, executors Administrators, or any other Prsone or Prsons w'soeuer, lawfully Clameing or Prtending to have any estate right title Interest vse, property Clayme, or demand whatsoeuer, of in or to the same, or any part thereof, from by or vnder him, them or either of them, & that y° sayd William Phillips his heyres, executors Administrators, the sayd barganed Premisses, vnto the sd John Leverett his heyres & Assig' against them

selues respectively, & all & every Prsone & Prsones whatsoeuer, Clameing or to Clayme any estate, right title, Interest vsse, property Clayme or demād whatsoeuer of in or to the same or any part there of, from by or vnder him them or any or either of them, shall & will warrant & euer defend by these Prsents & y^t the sayd William Phillips his heyres, executors & Administrators, vpon reasonable & Lawfull demand, shall & will Prforme, & doe & cause to bee Prformed & done, any such further Act & thing w^tsoeuer, whither by way of acknowledgem^t of this β sent Deede [169] Or release of Dower, In respect of her the sayd Bridgett, or in any other kind that shall or may bee for the more full Compleateing Confirmeing or sure makeing of the sayd barganed Premisses, vnto the sd John Leveret his heyres & assignes for ever, according to the true Intent here of, & according to yº Laws of the County or Province or Jurisdiction win the sd barganed Premisses lyeth; In witness wof, the sd Willia ? Phillips hath here vnto set his hand & seale, the seventh day of May, In yeare of our Lord God, one thousand six hundred sixty nine, And in the one & twenteth yeare, of the Reign of our soueraign Lord Charles the Secund, by the Grace of god, of England Scotland France & Ireland, King, Defend^r of y^e faith &c: Signed sealed &

Delivered in the Prsence of us/ William Paddy/ Nathaⁿ Hubbert/

William Phillips (his seale)

This Deed was acknowledged by Majo^r William Phillips May: 7:69: before Edw: Tyng Assistant

A true Coppy transcribed out of the Originall, & there with Compared this 15th day of June 1675:

• p Edw : Rishworth ReCor :

BOOK II, FOL. 169.

To all to whom this Deede of gyft shall come/I Nathã^u Phillips of Boston In New England M^rchã^t sendeth greeteing/ Kow yee, that I the sayd Nathã^u Phillips for & in Consideration of a Certen competent sume of Lawfull Money of England, to mee in hand payd before y^e Ensealing & delivery of thes Prsents, by John Powell of London M^rchant the Receipt w^rof I doe hereby acknowledg, accordingly, & for diverse other good Causes & Considerations mee there

Nat² Phillips To Jn° Powel vnto espetially moueing, haue given granted & Confirmed, & by these Presents doe fully clearely & absolutely give all that Tract of Land lijng & being at Sacoe in the Province of Mayn In

New England, butting South Westwardly on the side of Sacoe River, & is bounden between the Lands now or late of Capt Bryan Pendleton formerly known & Called the West fejld Lott, or Plantation & from thence extending down the River to the Lands of Christopher Hobbs, Contayneing in Length one Mile & one fourth part of a Mile, or y^rabouts fronting to the River, & extending in Length backeward from the River foure Miles togeather with a Necke of Land commonly known & Called by the name of Parkers Necke, lijng from Chellsons house to the fishing stages, & soe to low water Marke (Stephen Sargents dwelling house stage & flake rown on the sayd Necke excepted) with all Tymber, Trees Woods, vndr woods, soyle Mines, Meddows, pastures feedeings, Lybertys, ffrantices, profetts, Comoditys & advantages w'soeuer, with the priviledges of fishing, fowling, Hunting, hawking & all other the profetts & appurtenances to y° sayd Tract of Land, & Necke of Land & either of them belonging or in any ways app^tayneing, all & singular Which sayd Prmisses the sayd Nathan Phillips hath & houldeth by the Gyft of William Phillips of Sacoe In New England, father of the sayd Nathall Phillips; To haue & to hould, receiue & Inioy the sayd Premisses hereby mentioned to bee before by these Presents given & granted vnto the sayd John

Powell his heyres & Assignes, to the onely proper vsse & behoofe, of the sayd John Powell his heyres & assigns for ever, freely peaceably & quietly, with ont any manner of Reclayme or Contradiction of mee the savd Nathau Phillips, my heyres executors or Administrators, or the sayd William Phillips my father, or either of us, or any other Prsone or Prsons by our or either of our, or by any other meanes, title or procurement in any manner of wise: And with out any Accompt Reckoning or answere to mee or to any in my name to bee given rendered or done In tyme to come, soe that Neither I the sayd Natll Phillips, my heyres executors Administrators, or any other Prsone or Prsons by us for us & in our names or in the names of us or any of us, At any tyme or tyms hereafter, shall or may aske Clayme Challenge or demand in or to the Premisses, or any part or Prcell thereof (except or before excepted) any Interest right title vsse, or possession, but from all Action of Right title Cayme Interest vsse, possession, & demand thereof, Wee & euery of us to bee vtterly excluded & for euer debarred by these Prsents; And I the sd Nathll Phillips my heyres executors, & Administrators the Prmisses hereby mentioned freely given & granted vnto the sayd John Powell his heyres & Assignes against all Prsones w'soeuer shall, & will warrant & defend for ever by these Prsents/

In witness w'of I the sayd Nath^u Phillips haue herevnto set my hand & seale the sixth day of August Anno Dom: 1674: & In the six & twenteth yeare of the Reigne of King Charles the secund of England &c:

Sealed & delivered/

Nathan Phillips (his seele)

In the Prsence of/ Willam Hall/ John Weekeham P^rser : Joseph Gillam/ Elisha Bennett/

Joseph Gyllam appeared before mee this twenty third day of Noveb^r 1674: & tooke oath that hee was Prsent on y^{*} day of the date of this Deede & BOOK II, FOL. 169.

saw Natha^u Phillips signe seale, & Deliver this as his Act & Deede/ Sworne on the day aboue before mee

Edward Tyng Assistat

A true Coppy of this Instrument transcribed out of the Originall, & there with Compared this 16th day of June 1675: p Edw: Rishworth ReCor:

Wee the Selectmen of the Town of Yorke haue layd out vnto Benjamen Whitney of a lot of vpland foure pooles of from the bounds of Hene: Sayword Northward York Town & soe begining on the East side of Mr Banes Benj. Whitney lott, & soe to runne in the breadth Westwardly Two & thyrty pooles, & to extend backeward

fyfty pooles, or vntill tenn Acers is fully Compleated/ Aprill the 13th 1674 : Peter Weare

Peter Weare Abra : Preble Phillip Addams his marke **A**

A true Coppy of this grant transcribed out of the originall, & y^rwith compared this 16th of June: 1675:

p Edw: Rishworth ReCor:

Know all men by these Presents that Wee whose names are vnderwritten doe Joyntly & severally bind & Ingage our

Jehn Andrews & Joan Atwell To Jn• Bray selues our heyres & Assignes in the some of one hundred pounds Sterlg money of New England, vnto Mr John Bray shipewright of Kittery, in the County of yorke shyre his heyres or assignes,

that the three Acers of Marsh which Wee whose names are vnderwritten, haue sould vnto Mr John Bray as may appeare by his Deed beareing date the 6th of Aprill 1675 : Wee John

Andrews & Joane Attwell doe bind & Ingage our selues our heyres & Assignes in the sumption aboue specifyd, that y^e sayd Marsh shall bee Cleare of & from all heyreshipe, executorship, Administrators or any other Prsone or Prsons y^t [170] shall lay any Clayme right or Title whatsoeuer to the sayd Marsh by the 16 day of July next Insewing, the date here of, & onely to remajne to y° proper vsse & behoofe of the aboue sayd Mr John Bray & his heyres for ever/ In witness w'of wee haue sett our hands seales/

Witness/ Jeremiah Gutteridg/

The Marke A of (his seale) The marke of Ephraim Crockett/ Ŧ

The marke of $\mathcal{K}_{(seale)}$ Joane Attwell/

Great Ysland 8 of Aprill 1675: Jeremiah Gutteridg & Ephraim Crocket came & made oath that ye aboue written was signed & sealed by John Andrews & Joane Attwell before mee Elyas Styleman Comissio^r/

Jeremiah Goodridg Deposed that Phillip Attwell Consented to, & allowed of what his wife Joane Atwell should doe in the Premisses/ before mee Elyas Stylemā: Comissio^r

A true Coppy of this Instrume^t transcribed & Compared with y^e originall this 16: of June: 1675:

p Edw: Rishworth ReCor:

Know all men by these Prsents, that Wee Andrew Alger Senjo^r, & Arther Alger his brother both Inhabitants in & at Dunstan, In y° Preincts of the Town of Scarbrough, In y° County of Yorke shyre, alias Province of Mayn Planters, & being possessed of, & by right Inioijng a Prcell of Land, at y° aforesd Dunstan, by vertue of purchase made thereof of Certen Indeans, & from tyme to tyme, from y^e flueteenth day of Septemb^r one thousand six hundred fluety nine downeward vnto the tyme of the date of this sayle, still ratifyd & Con-

And: Alger & Arthur Alger To Jn^e Palmer

firmed by the Indean Proprietors, as by a certen Instrument in our hands will more fully appeare, Wee the aforesd Andrew & Arther Alger, alias Ager good Considerations moueing us there vnto,

& Wee acknowledging our selues to bee fully Contented & payd, before the Ensealeing here of & delivery of these Prsents have barganed & sould, & by these Prsents do fully, Clearely & absolutly bargane & sell vnto John Palmer of Düstan aforesd, vpon the Consideration of the payment aboue express'd vidzt finety Acers of vpland, wch is ye Land on which hee now Inhabiteth, at ye tyme of the Ensealeing hereof, the w^ch vpland Runneth away West from the Marsh the Length of seaventy two poole vpon the North side of the Gutt, next John Algers Lott, & from the South-Wester Gutt, that lyeth between Barlows Lott, & John Palmers, vpon the same lyne & distance, keepeing the breadth till on both sid, there bee seaventy 72 two pooles runne out, & then West & by South, till the fluety Acers bee ended/ And alsoe a Prcell of Marsh w^{ch} beginneth at the first Turne of Arther Algers Cricke aforesayd, & soe runneth vp along with the Cricke till It come vp to Shaws gutt, & soe along by the Gutt, to y° vpland, vpon the North East side of the Marsh, & vpon the South west side of the sd Marsh, runneth vpon the Turne of the same Cricke, of the aforesd Arther Alger, & soe runneth vp to a bound tree: To haue & to hould, the aforesd Tract of Land, & Marsh to him the aforesd John Palmer his heyres, & Assigns with the priviledges & appurtenances there of, with lyberty, & priviledg to fetch fenceing stuff tymber for building & fire wood of & from the Comman y^t app^rtayns vnto y^e sd Algers, or out of any swampe y' lyeth in Coman between them : Except such trees as have formerly been Marked, or may in tyme to come by ye sayd Algers or there order, yet It is to bee vnderstood whatsoeuer may seem to the Contrary by what hath been expressed, that the sayd Palmer him selfe nor any for or from him, nor his heyres or Assignes, shall directly or indi-

rectly, & soe by consequence fradulently, & vnder Prtence of what is for there owne vsse, take any wood or Tymber off, or from the sayd Comanes, or out of the sayd swampe or swamps : onely paijng to the sayd Algers them y' heyres & assignes, the sume of two shillings to each, If it bee Annually demanded, the w^{ch} payment shall bee made either In siluer Coyne, or In harvest worke/ And If it shall happen the sayd yearly acknowledgm^t to be behind & vnpayd After y° tyme that It should or out to bee payd, then y° aforesd Algers one or both y' heyres or assignes, haue hereby Lyberty to Enter vpon the Premisses, & distress to make, keepe & detayne vntill satisfaction bee made; And wee the sd Algers our heyres executors administrators & assignes, against all people, shall & will warrant, & acquitt & for ever defend, to y[•] aforesd John Palmer, his heyres executors administrators & assignes / In witness wrof Wee haue set our hands & seales, this flueteenth day of July one thousand six hundred sixty & two Annoq Regni regis Carolj secundj, xiiij/ Signed sealed, & delivered/ Andrew Alger his (his

In the Prsence of Sheth Fletcher John Howell/

marke A

Arther Alger his (his seale)

marke A

This Instrument owned & acknowledged before mee this 2d of July 1674: by Andrew Alger senjo^r, his brother Arther, to bee y^r free & volentary Act & Deede, before mee Bryan Pendleton Assote/

A true Coppy of this Instrument transcribed out of the originall, & y^rwith Compared this 17th day of June 1675: p Edw: Rishworth ReCor:

This Indenture made the 8th day of Aprill In y^o yeare of our Lord 1675: between Joⁿ Andrews & Joane Attwell his Mother of Kittery in the County of Yorke, liueing In the

BOOK II, FOL. 170-172.

John Andrews & Joan Atwell To Jn° Bray

1

Province of Mayn, & John Bray of Kittery shippwright in the same County of yorke in the province of Mayn of the other Party, Witnesseth that y^e sayd John Andrews, & Joane Attwell

his Mother, for & in Consideration of thyrty three shillings in goods in hand before the sealing & Delivering of this Prsent, well & truely payd the receipt w'of the sayd John Andrews & Joane Atwell his Mother doth acknowledg him selfe to bee fully satisfyd contented & payd, y'of & of euery part Prcell & penny there of, doth acquit exonerate & discharge the sayd John Bray his heyres executors & Administrators & euery of them for euer, & by these Prsents hath given granted, barganed & sould allien Convayed released Assured delivered & Confirmed, & by these Prsents doth giue grant bargan & sell allien Convay release Assure deliuer & Confirme vnto the sayd John Bray his heyrs & assignes for euer/ all the Land & Marsh yt lyes from the head of three Acers of Marsh bought of John Andrews, & Joane Atwell his Mother, & Delivered by twydg & Turffe, & acknowledged, w^{ch} former Marsh sould by them was at the head of It, in breadth from John Brays Marsh fourteen Rodds lijng to the Westward, & the length of It adioyneing to the vpland, W^{ch} Land & Marsh by y^e wood side runnes a small breadth foureteen Rodds In breadth of it to yº Westwards, adioyneing to y° three Acers of former Marsh bought & payd for of y° sd John Andrews & Joane Atwell his Mother [172] with all the appurtenances there vnto belonging, for Egress & regress of a way to come to y° sd Marsh, with some Tymber Trees to make a logg fence by the Edg of y° vpland side, wch afore named Marsh & the little Yslands of Land, with a skirt of Marsh, with in the Little Yslands, towards the vpland side lyes In Kittery at Braue boat Harbour Adioyneing to John Brays Marsh, formerly bought of the aboue named John Andrews & Joane Atwell, his Mother doth promisse to & with y° sayd John Bray his

heyres & Assignes for euer, for all & euery of them doth Covenant promiss to discharge, or otherwise well & sufficiently saved & keept harmeless of & from all manner of Morgages, of former & other barganes salls Gyfts rents troubles or other Charges Incomberances & demands w^t soeuer, of any thirds by any other Prsone or Prsons w'soeuer, lawfully Clameing any estate right or Title or Interest, from by or vnder him, them, or any Administrators & for all & euery of them doth further Covenat promiss & grant to & with ye savd John Bray his heyres & Assignes to all, & with every of them by these Prsents that hee ye sd John Andrews & Joane Atwell his Mother, & y^r heyres, shall & Will within 7 yeares next Insewing the date hereof, at y^e Request Cost & charge in ye law of him ye sd John Bray his heyres & Assignes make due acknowledgmt execute & suffer all & euery further Act that is lawfull & reasonable convayance Assurance in ye Law/ in witness worf Wee haue Interchangebly sett our hands this eight day of Aprill 1675: John Andrews his L (seal) Witness/ The marke of

Ephraim Crockett *E* Jere : Gutteridg/ Marke £ (seal) Joane Atwell her marke 2 (seale)

Ephraim Crocket & Jeremiah Gutteridg, whose names are witnesses to the aboue Instrum^t are subscribed; doe Attest vpon y^r oaths that y^e sd writeing is the Act, & deede of Joⁿ Andrews Jujo^r, & Joane Atwell his mother & acknowledged by them soe to bee/ 12: June: 75: before Edw: Rishworth Asste

A true Coppy of this Instrument transcribed, & Compared with y^e originall this 19th day of June: 75:

p Edw: Rishworth ReCor:

BOOK II, FOL. 172.

Know all men by these Prsents that I Peter Weare Senjo^r of Cape Nuttacke, doe acknowledg to have sould & doe sell vnto James Jackeson of the sayd Cape Nuttucke a small

Peter Weare То

stripp of vpland next & Now Adiovneing vnto the sd Jackesons house lott, & is comprehended in James Jackson the sayd stripp or goare of Land, the Northward branch w^ch is part of a spring of water, w^ch sayd

spring runneth into yº head of yº Cricke wch parteth ye Land of ye sayd Weare, & the sayd Jackeson, & soe is to runne into ye Woods from ye head of ye sayd Cricke, vpon an North East & by North Lyne, as fare as y° sayd Wears Lott of Land there runneth, w^{ch} sd stripp of Land as now bounded I the sd Weare haue sould vnto ye sayd Jackeson for ye full & Just some of foure pounds in good & Current pay of New England to mee in hand payd, before the Assigneing & delivery here of, And ye sd Weare doth own & acknowledg to have sould & resigned vp vnto the sayd Jackeson his whoole right, title, & Interest of the sayd stripp of Land, according to y° Lyne or bounds afore mentioned, & I the sd Weare doe hereby bind mee my heyres executors Administrators or Assigns not any way to hinder or Molest ye sd Jackeson his heyrs exetors Admntrs or Assigns but shall peaceably Inioy the same, weh sd bargane & agreement I ye sayd Weare with yº full & free Consent of my wife Mary Weare haue fixed our hands & seales this 16th of June, in y^e yeare of our Lord One thousand six hundred seauenty fiue/ Peter Weare (his seal) Signed sealed & Deliverd

In ye Prsence of Edw: Rishworth/ Mary Weare Abra: Preble/ her marke (her seal)

Peter Weare & Mary Weare his wife, do acknowledg y* Instrum^t to bee y^r Act & deede this 16 : June 75 before mee Edw: Rishworth Assofe/

A true Coppy of this Instrument transcribed & Compared wth ye originall this 19 : June : 75 : p Edw : Rishworth **ReCor**:

Know all men by these Presents, that Wee John Andrews & Joane Atwell of Kittery In the County of Yorke Shyre, for & In Consideration of Eleaven pounds, In fish had in hand & received by us aboue named Joⁿ Andrews & Joane

Jn• Andrews То Jnº Bray

Atwell, haue barganed alienated, & made ouer & & Joane Atwell sould vnto Mr John Bray shipewright of the aforesd Town & County, his heyres executors Administrators & Assignes for ever, three Acers

of sault Marsh lijng in braue boate Harbour, Joyneing to y* Marsh w^ch Mr Bray doth now Inioy, & soe to goe the whoole breadth of the Marsh, till three Acers shall bee fully Compleated, & Wee the aboue sd John Andrews, & Joane Atwell doe Joyntly & severally by these Prsents bind & Ingage our selues, our heyres, executors Administrators, & Assignes that y[•] aforesayd Mr John Bray & his heyres, executors Administrators, or assignes, is to haue & to hould, vsse occupy, possess, & Inioy for ever, the abouesayd three Acers of Marsh, with out any Molestation, lett hinderance, or Interruption, from any Prson or Prsons wtsoeuer/ In witness worf, Wee haue Interchangeably sett our hands & seales, the sixth day of Aprill 1675:

Witness/

Jere Gutteridg/ The marke of *F* Ephraim Crockett

The marke of John Andrews EA (his seale) Margeret Andrews her

marke/ \mathcal{M}

The marke of Joane (her easle)

Atwell 5

This Ysland the 8th of Aprill 1675: Joⁿ Andrews & Joane Atwell came & acknowledged this Instrument to bee y' free Act & Deede/ before mee Elyas Stylemā : Comissio^r/

A true Coppy of this Instrument transcribed & Compared with y° Originall this 25th of June 1675:

p Edw: Rishworth ReCor

To all Christean people to whom this Prsent Deede of sayle shall Come/ Major William Phillips of Winter Harbour In the province of Mayn In New England In America sendeth Greeteing in our Lord God euerlasting; Know yee that the sd Majo^r Willia : Phillips, with the free Consent of Bridget his wife for & in Considerat ion of ye some of Two hundred pounds In Money Current In New England to him In hand before the sealing & delivery here of well & truely payd by Robert Pattishall, of Boston In the Colony of the Massatusetts in New England M^rchant the receipt w^rof the sayd Majo^r William Phillips doth acknowledg by these Prsents, & yr with to bee fully satisfyd & Contented, & yrof, & of euery part & Prcell there of, doth acquit, & discharge y* sayd Robert Pattyshall his heyres executors, Administrators & Assignes, & every of y^m for ever, by these presents: Haue given granted barganed & sould, aliend Enfeoffed & Confirmed, & by these Prsents doth fully clearly & absolutely giue grant bargane sell aliene Enfeoff & Confirme vnto the savd Robert Pattishall his heyres & Assignes for euer, a Tract or quantity of Land lijng & being aboue Sacoe lower falls In ye Province aforesd, to Contayne In breadth two Miles, vp by the River of Sacoe, to begine at y° outer bounds of the Lands of the Gouer, John Leveretts, & to Contayne In measure foure thousand Acers of Land, & from the River to runne Westwardly in vpon the Mayne Land, soe fare In the sd breadth till the sayd foure thousand Acers bee measured vp, or to take y° sd quantity of Land at y° salmon Falls, begining at y^e Salmon Falls from thence downeward to y° Land of the sd Mr Richd Russells, the same Length & breadth as aforesd, at either of ye sayd places to yº Lyberty & Choyse of the sayd Robert Pattishall, his 1 heyres or Assignes with all woods vnderwoods, Tymber & trees, waters, Water Courses Lybertys Meddows, fishing fowling hunting halkeing ways Easements passages profetts, Commoditys Jurisdictions Emoluments [173] priviledges & appurtenances w'soeur, are there to belonging, or In any

wise app^rtayning, & all the estate right title Interest vse, propriety possession Clame demand w'soever of him the sayd Major William Phillips of in or to the sd barganed Premisses or any part yrof, & all deeds euidences & writeings wch Concerñe the sd barganed Premisses, onely, & Coppys of each deede euidences & writeings weh Concerne the same, with other things; To have & to hould the sayd foure thousand Acers of Land with y° appurtenances & priviledges as aforesayd, vnto the sayd Robert Pattishall his heyres & Assignes for euer, to y° onely proper vss, & behoofe of the sayd Robert Pattishall, his heyres & Assignes for euer; And the sd Majo^r Willia ? Phillips for him selfe his heyres, executors, & Administrators doth Covenant & promiss & grant to & with y^e sayd Robert Pattishall his heyres & Assignes by these Prsents in manner & forme as followeth/ That is to say y' If hee y' sd Major Willia? Phillips at y' tyme of ye Grant bargan & sayle of the Premisses vnto ye sayd

W = Phillips То

Robert Paddishall, & vntill the delivery hereof to y° sayd Robert Pattishall to the vse of him Rob¹ Pattiahall his heyres & Assignes for euer, was the true & lawfull owner of y° aboue barganed Premisses,

& that hee hath in his own right full pouer & lawfull authority, the Premisses to bargane grant sell & Confirme, as aforesd, & y^t the sayd Robert Pattishall his heyres & Assignes y° sd barganed Premisses, with y° appurtenances y' of, & priuiledges there to belonging, & shall & may hence forth for euer lawfully peaceably & quietly haue hould vse possess & Inio y or dispose y' of, free & Cleare & clearely exonerated acquitted & discharged, or otherwise sufficiently saved defended, & keept harmeless, by the sd Major William Phillips his heyres executors & Administrators, of & from all & all manner & other Grants gyfts barganes, sayles leases Assignem^{te} Morgages Wills Intayles, Judgm^{te}, executions, forfetures, seazures, Joynters Dowers pouer & thirds, of the sd Bridgett his now wife to bee Claymed or Challenged of in

BOOK II, FOL. 173.

or to y^e same, or any part y^rof, & off & from all other Acts, & Incomberances w'soeuer, had made done or suffered, to bee done by y° sayd Major William Phillips his heyres executors, & Administrators, or any other Prson or Prsons w'soeuer, claymeing or Pretending to have any estate right title or Interest, Clayme or demand Whatsoeuer, from by or vnder him, them or either of them, wby the savd Robert Pattishall his heyrs or assignes, shall or may at any tyme hereafter, bee lawfully euicted out of the possession there of, And y' y' sd Major Will : Phillips, his heyres, executors, Administrators y° sd barganed Premisses, & euery part yr of vnto the sd Robert Pattishall his heyres & Assig^s aganst them selues, & all & euery Prsone & Prsons wtsoeuer Clameing or to Caime any estate right title Interest propriety, possession, Clayme or demand wtsoeuer of in or two y* barganed Premisses, or any part or Prcell yrof, from by or vnder him y^m any or either of them, shall & will warrant & for euer defend by these Prsents/ And that ye sd Major Will : Phillips & Bridget his wife respectively, & y^r respective heyres Executors & Administrators, vpon reasonable & lawfull demand shall & will p'forme & doe & Cause to bee Prformed & done any such further Act or Acts whither by. way of acknowledgm^t of this Prsent deede, or Release of Dowry, in respect of her y^e sd Bridget or in any other kind yt shall or may bee for ye more full Compleating conferming & sure makeing of the sayd barganed Premisses, vnto y* sayd Robert Pattishall his heyres & Assigns for euer, according to y° true Intent here of, & according to y° laws, of ye Province or Jurisdiction, win the sayd barganed Premisses lyeth/ In witness w'of y' sd Major William Phillips hath here vnto sett his hand & seale the eighteenth day of ye first Moenth, Comanly Called March, In ye yeare of or Lord one thousand Six hundred sixty & seaven, In ye Nineteenth yeare of y° Reigne of our Soveraigine Ld Charles the Secund, by y° Grace of god King of England &c:

Signed sealed & Deliverd In y° Prsence of us/ Humfrey Hodges/ John Bushnell/ Richd Pattishall/ William Pearce/ William Phillips (^{his} Bridget Phillips (^{her} seale)

Majo^r Willia : Phillips & Bridget his wife, made acknowledgm^t that this Instrum^t was y^t free Act & Deede, Joyntly, & signifyd by y^t hands & seales, before mee Bryan Pendleton Assotiate/June: 14: 1675:

It was agreed & Consented two by Majo^r William Phillips, of the one Party, with Bridget his wife, & Richd Pattishall on the other, that y^e word two should bee writt in the fifth Lyne, & Gouer John Leveret in the sixt Lyne, June: 14: 1675:

Witness/ William Frost/

Pattricke Denmarke/

Wee vnder written doe testify, that wee did see Majo^{*} William Phillips his wife, deliuer Richd Pattishall possession of halfe an Acer of Land, with Turff & twidg neare his dwelling house, to possess y[°] sayd Richd Pattishall of foure thousand acers neare the Salmon ffalls, June: 14:75:

Witness Willia ? Frost/

Pattericke Denmarke/

William Frost & Patricke Denmarke appeared before mee this: 14th day of June 1675: & made oath to y^e several agreements aboue written before mee Bryan Pendleton Assotiate/

A true Coppy of this Instrument transcribed out of the Originall, & y^r with Compared this 3d day of July 1675:

p Edw: Rishworth ReCor:

BOOK II, FOL. 173, 174.

I Thomas Phillips of Pemiquid fisherman, doe Tho: Phillips bynd my selfe executors administrators to pay To Jn^o Smith vnto John Smyth or his Assignes the full some of tenn pounds in beaver or other good pay to him or his assignes Content/ witness my hand this 13: Decemb^r 1652: & payment to bee made in June next/

Witnesseth Isacke walker There was but six pounds $\frac{1}{2}$ of beauer y^t I had of skipper & hee rated It at 8° p ld but It would yejld mee but seaven shillings/ hee oweth mee 2° 6^d more then this bill/ & 2° 6^d for nayles/

I Isacke Walker doe hereby testify y^t I writt this aboue sayd, & saw Thom^s Phillips signe, & deliuer It to John Smyths hands, as I doe aboue Attest vnd^r my hand/ Sworne vnto August 15: 1671: before Edw: Tyng Assistant:

 ⁵⁴ Smith I John Smyth Senjo^r doe by these Presents To Edw⁴ Rishworth Assigne & make ouer the full Contents of this bill due to mee from Thomas Phillips vnto Edw: Rishworth legally to recouer the same according to this obligation/ as Witness my hand this 6th day of July 1674: Witness William Phillips John Smyth his

Andrew Alger his marke A

marke **7**

A true coppy or Coppys of Tho: Phillips his bill, with Isacke walkers Attest to It, & y° sayd John Smyths Assigment of y° sd bill vnto Edw: Rishworth, transcribed out of the originall this 7th day of July 1675:

p Edw: Rishworth ReCor:

[174] December first 1662 :

Bee It known vnto all men by these Prsents, that I Joseph Allcocke Carpenter In Pischataqua River, doe sell & bargane vnto & with Gyllbaret Lugg, & Waymouth Lystone both as Jos: Alcock To Gib' Lugg & Weym^a Lystone Jos: Alcock To Gib' Lugg & Weym^a Lystone Jos: Alcock To Gib' Lugg & To C C C C C C C C C C C C C

of Thyrty & fiue pounds, w^ch the sayd thyrty fiue pounds, being payd, I the sd Joseph Allcocke, with the free Consent of Abigayl Allcocke my wife, doe by these Prsents resigne & make ouer, my whoole right Title & Interest vnto y^e aboue mentioned Land, vnto the sayd Gyllbard Lugg & Wamouth Lyston, to them y^r heyres executors, administrators or assignes, to haue & to hould, to Inhabite & Inioy with out any annoyance & Molestation, from mee my heyres executors, & Administrators for euer/ And for the true & faithfull Prformance of the abouesd Premisses, I haue here vnto set my hand & seale, Decemb^r 1: 62:

Testes/ John Cocke/

Joⁿ ffoale his marke 太

Daniell Moore \mathcal{FP}

The marke of \mathcal{FA} Joseph Allcocke (seele) The marke of Abigayl Allcocke \mathcal{A}

This Instrument acknowledged by Joseph Allcocke to bee his free Act & Deede, vnto Gillbard Lugg & Waymouth lystone this 7th day of July 1675/ before mee Edw: Rishworth Assotiate/

A true Coppy of this Instrum^t transcribed out of y^o originall & y^rwith Compared this 8th day of July 1675:

p Edw: Rishworth ReCor:

To all Christean people to whom this Prsent Instrum^t shall come/ John Cloyse of Falmouth, & Julian his wife, sendeth Greeteing/

Know yee that the sayd John Cloyse & Julian his wife, for the loue & Naturall affection Which wee have & bear to our sunn Thomas Cloyse, & Susanna his wife, & alsoe In Consideration of two oxen now received of him, haue given granted aliend Enfeoffed & Confirmed & by these Presents doe freely, clearly & abso-

lutely give grant aliené Enfeoff & Confirme vnto our sayd sonn, & Susanna his wife thejr heyres & Assigns for euer, A certen Tract of Land on Which I now dwell, & which I purchased of Mr Geo: Cleues deceased lijng in Falmouth. & bounded as followeth to say begining at Well Coue, next Adioyneing to ye Land of Natll: Wallis, & the South side bounded by y° Land of Nathll Wallis, & from Well Coue on a streight Lyne vp the River one hundred pooles, to Round Coue, & from Eater sayd bounds, to runne into yº woods one hundred & sixty pooles, onely within Round Coue I haue given vnto Natll: twenty Acers, & vnto Tymothy Spurwell Twenty Acers, but they are not to come ouer Round Coue, to have any of the Poynt but to butt vpon the Gully of Rownd Coue, & to runne backe into the Woods vnto ye end of my bounds, of one hundred & sixty poole an sequall breadth, & all the remajnd^r of the sayd Land being about sixty Acers, with houses, both dwelling houses & out houses, that now or shall bee on ye sayd Land, with all ye profetts priuiledges Woods fejlds fences two & in the sd Tract of Land, belonging or in any wise app^tayneing, & alsoe all the estate right Title Interest propriety Clame or demand w'soeuer, of us the sayd John Cloyce, or Julian his wife, of in or to the same, or any part or Prcell thereof: To haue & to hould the sayd Land & houseing with all the appurtenances, & euery part & Prcell thereof, y'vnto belonging or any wise app'tayneing, vnto ye sayd Thomas Cloyce & Susanna his wife, there heyres & assignes for ever, to ye onely proper vsse & behoofe of them the sd Thomas & Susanna his wife, thejr heyres & assignes for ever, freely peaceably, & quietly, without any manner of reclayme, Challenge or Contradiction of us the sayd Joⁿ Cloyse, & Julian his wife, there heyres executors administrators, or of any Prson or Prsons

wtsoeuer, or of any Prson or any Prsons or Prsons, by any Meanes Title or procurement, In any manner or wise with out any Accopt or answere y'fore, to us or any in our name, to bee given or rendered in tyme to come, soe y' wee y' sd John and Julian his wife, or heyres executors Administrators, nor any other Prsone or Prsons by of for us at any tyme or tyms hereafter, may aske clame Challenge or demand in or to y° Prmisses or any part y'of, any Interest tytle vsse or possession, but from all Actions of right title clayme Interest vsse possession or demand y'of, wee & every of us to bee vtterly excluded, & debarred by these Prsents/ provided always It is reserved & soe Concluded, that y° sd John Cloyce & Julyan his wife, shall quietly & peaceably Inioy all the aboue sd Premisses, as houses & Lands with all y° appurtenances, or either of y^m dureing y^r naturall lifes, & After y^r decease, the sd Thoms & Susanna, & yr heyres & Assigns for ever, is y° Intent & meaning of these ßmisses, to the treuth of w^{ch} Wee haue here vnto set our hands & Seales, this 30th of June 1675 :

Signed sealed & Delivered

in y^e fisence of us/ George Munioy/ Temperance Munioy her marke **T** John Cloyce (^{his} Julian Cloyce (^{her} seale) her marke

John Cloyce & Julyan Cloyce acknowledged the aboue Instrum^t to bee y^r Act & Deede vnto Tho: Cloyce & his wife, this of June 1675: before mee Geo: Munioy Assote:

A true Coppy of this Instrum^t transcribed & Compared with y^e Originall this 8th day of July 1675 : p

Know all men by these Prsents y^t I william Phillips of Sacoe In y^e County of Yorke In New England Gentle⁷: doe hereby giue & grant vnto Humfrey Warrine of Boston

BOOK II, FOL. 174, 175.

Hum: Warren & W= Phillips M^rchant full pouer possession & lyberty to build fish fowle & vse what Tymber hee pleaseth in & about or vpon y^t Tract of Land by mee given to my naturall & well belou . . sonn Natll Phillips as

appeares by an Instrum^t vnd^r my hand & seale, Dated 18th of Septem^{br} Anno Dom : 1668 : without any Molestation, disturbance, or Clayme Challenge from mee the sayd Will: Phillips, as likewise to receiue the vsuall Rent of & from all the fishermen at ye stages belonging to Parkers Necke, Ralph Trustrum onely excepted/ And in Consideration hereof the sd Humfrey Warrine doth hereby Covenant & Grant to & with y° sd Willia: Phillips to bee accomptable to y° sd Nathll Phillips or his order, wⁿsoeeuer y^rvnto required, & In case ye sd Natll Phillips is deceased, then to whomsoeuer is his apparent successers, heyres executor. Administrators or assigns/ If none such appeare then y^o Lands to bee restored to ye sayd Willia ? Phillips, & ye sd Warrine not to giue or pay any consideration for possessing or makeing vse of the fmisses afore mentioned, for & dureing the tym. past/ to y^e true Prformance of wch ye Partys aboue mentioned haue here vnto set y^r hands & seales the 6th day of Jue 1674 :

Signed sealed & Deliverd

(his seale) Humfrey Warrine Witt : Phillips (his seale)

in the Prsence of us/

William Britton/

James Robinson/

James Robinson made oath this 19 : Aprill 1675 : that this Instrum^t was signed sealed & Delivered by Majo^r Phillips vnto Mr Humfry warrine, before mee

Bryan Pendleton Assofe :

[175] Mr William Britton made oath the 21th of Janvary 1674, that hee saw & was witness that Majo^r William Phillips, did signe seale & Deliver this Instrum^t as his Act & Deed to Mr Humfrey warrine before

Bryan Pendleton Assofe:

A true Coppy of y^e Deed with in written transcribed & Compared by y^e Originall, this 8th day of July 1675:

p Edw: Rishworth ReCor:

BOOK II, FOL. 175.

These Prsents witnesseth, that I Thomas Spencer, with Patience Spencer my wife, haue for diverse good causes & valewable Considerations vs moueing there vnto, & for the some of eighteen pounds In hand payd, the receipt w^{*} of I doe acknowledg, & y^{*} with to bee fully satisfyd, doe bargane sell aliene, Enfeoff, convay & make over vnto my sonn William Spencer all that Land situate, & being neare y^{*} Falls at

Tho: Spencer To his Son William Newgewa^k^o with in y^o Townshipp of Kittery, it lijng betwixt y^o River, & the now fenced fejld I haue in Tillage all the sayd Land in breadth by

the River side, to y° full breadth of my lott, & alsoe all that Land aboue my sayd fejld, & between my sonn Danjell Goodings feild, the whoole breadth of my lott, with about eight Acers of Meddow more or lesse, lijng & being at y° end of a pond, Comanly known by the name of Willcocks pond with all the appurtenances there vnto belonging, togeather with all the Wood Tymber Trees, & vnderwood & all other priviledges & Imunitys w'soeuer hee the sayd my sonn William Spencer is to haue & to hould to him the sayd William Spencer, his heyrs, executors, Administrators & Assignes for ever, free & Cleare acquitted & discharged of & from all former, & other barganes sayles Morgages, troubles alienations Prvarications or Incomberances w^tsoeuer, had made or done by mee Thomas Spencer, my wife Patience Spencer, or any other Prsone or Prsons whatsoeuer, from by or vnder mee, Only I the sayd Tho: Spencer with Patience my wife, doe except for our selues dureing our lifes, the full & whoole Improvement & profetts, of & from the abovesd Meddow of eight Acers more or lesse, lijng & being at Willcocks pond, & at our deceases, the full & whol Improvem^t profett or profetts w'soeuer, is to returne to William Spencer his heyrs executors Administrators or assignes for euer more; And that the sayd William Spencer his hey" or Assignes shall & may at all tyms peaceably occupy the abouesd Lands, onely the abouesayd eight Acers of Meddow, is fully & Clearly excepted, the Improvement of y.

same, to mee the sayd Thomas Spencer & my wife Patience Spencer or assignes as to all profetts there vnto belonging dureing our lifes, & at our decease notwithstanding, all assignem^{*} to bee of noe force, to & to bee voyd In Law, & shall returne to William Spencer his heyres & assignes the full profetts there of for euer more/ And I the abouesd Thomas Spencer, with Patience my wife doe hereby fully, freely & clearly giue ouer all our rightts & Title to y. abouesd appurtenances onely the profetts of the abouesayd Eight Acers of Meddow as is excepted, to Willia Spencer, his heyres or assignes for ever more, they peaceably to Inioy the same without any Eviction or expulsion of us our heyres or assignes for euer/ Alsoe the sd Thomas Spencer & Patience Spencer, doe hereby promiss to make any better or further assurance, If seasonably required according to Law, vnto William Spencer or his Assignes, In witness where of I the sayd Thomas Spencer & Patience Spencer my wife, haue here vnto sett our hands & seales, The Twenteth day of October, In the yeare of our Lord One thousand six hundred sixty & three/ The marke of Thomas (his scale) Signed sealed & Delivered/

In the Prsence of/

Spencer

Patience Spencer (her)

Humfrey Chadborne/ Thomas/ Barker/

> Thomas Spencer & his wife did acknowledge this to bee There Act & Deede, this 16: of Novemb^r 1669: Richard Walden Comissio^r/

A true Coppy of this writting with in written transcribed out of y° originall & y^{*}with Compared this 30 : July : 75/ p Edw: Rishworth ReCor:

To all Christean people to whome these Prsents shall come/ Nicho: Frost of Kittery, in the County of yorke shyre, now in the Massatutts Jurisdiction in New England, & Mary his wife sends Greeteing: Now know yee $y^t I y^e$ aboue mentioned Nicho: Frost, & Mary my wife, for diverse good Causes, & Considerations us moueing here vnto, more espetially for & In consideration of Twelue thousand foote of M^r chtable pine boards, in hand received, before the signeing & sealeing hereof, of Geo: Broughton of Kittery, & in the County & Colony abouesd, wherewith wee acknowledge our

selues fully satisfyd Contented & payd, & y'of & Nice Frost To Geo: Broughton theyrs & Assigns by these Prsents; Haue abso-

lutely given granted barganed sould aliend Inffeoffed, & Confirmed, & by these Prsents, doe absolutely giue grant bargane sell, aliene Enfeoff & Confirme vnto ye aboue named Geo: Broughton a peec. or Prcell of Land being by measure sixty Acers, with all the wood & Tymber that is either standing or lijng vpon the aforesayd Land, & all appurtenances & priuiledges y'to belonging, or In any wise appertayneing, of what nature & kind soeuer, ye sayd Land being bounded as followeth; vidz^t with the Land of John Crafford, on the North West End of it, being one hundred & sixty pooles in Length; & wth ye Land of Ric: Cutt, & Moses Spencer on y° South East end of it, & on the South west & North East side of it wth ye Comans being 76 pooles in breadth To have & to hould, the above mentioned peece or Prcell of Land with all ye wood Tymber, & all the appurtenances & priuiledges y'to belonging or any way app'tayneing to him the sayd Geo: Broughton, his heyres & Assignes for euer, & to his onely proper vse & behoofe for euer/ And the sayd Nicho: Frost & Mary his wife, for them selfes y^{*} heyres & Assignes, doe promiss Covenant & grant, to & with the sayd George Broughton his heyres, & Assignes, that they the sayd Nicholas Frost & Mary his wife, for them selues y' heyres & Assignes doe promisse covenant & grant to & with the sd Geo: Broughton his heyres & Assignes, that they the sayd Nicholas Frost, & Mary his wife haue in

them selues good right & ful. pouer, & Lawfull authority y° aboue given & granted Premisses, to sell & dispos. of, & y' the same & euery part & Prcell thereof, are free & Cleare, & freely & clearely acquitted exonerated & discharged of, & from all, & all manner of forme. Gyfts, grants Leases Morgages, Wills Intales Judgments, executions pouer of Thyrds, & all other Incomberances, of What nature & kind soeuer, had mayd done, acknowledged Comitted or suffered to bee done, or Committed, where by the sayd Geo: Broughton his heyres or Assignes, shall or may any ways bee molested, in, Evicted, or Elected out of the aboue granted Premisses, or any pa . . or Prcell there of, by any Prsone or Prsons whatsoeuer, haueing Clameing or Prtending to haue or Clame any Legall right title Interest Clame or demand, of in or to the aboue granted Premisses, & the sayd Nicholas Frost & Mary his wife, doth for them selues, there heyres executors, Administrators & Assignes Covenant, & promiss, & grant to & with the sayd George Broughton his heyres & assign . [176] that the above given & granted peece or Prcell of Land, with all the priviledges & appurtenances there vnto belonging, or any ways app^rtayneing, to warrant & for ever defend by these Prsents; but It is to bee vnderstood, that If ye aboue mentioned peece or Prcell of Land, doe appeare to bee with in Mr Leaders grant of Tymber, that is to say pine Tymber, then the sayd Geo: Broughton his heyres nor Assignes shall not Molest, or trouble the sd Nicho: Frost his heyres executors Administrators for about y° sayd pine Tymber vpon y° Land, abouesavd/ In witness where of the savd Nicho: Frost & Mary his wife, haue here vnto set there hands & Seales this Twenty third day of March, In yº yeare of our Lord one thousand six hundred seaventy & foure, seaventy fiue 167# & In the twenty seauenth years of the Reigne of our Soveraigne Lord Charles the secund (2) of England Scotland France & Ireland King Defend^r of the faith/ Nicho: Frost (his seale) Signed sealed & Deliverd/ In Prsence of us/ his Marke 🖡 Benjame : Barnard/ The Marke of (her seale) Thomas Cheeke/ Mary Frost 🗲 Jabez ffox/ William Spencer/ This Deede of sayle was acknowledged by Nicholas Frost, this 7th of the 5th Moenth 1675 : before mee Symon Willard Assistat :

This Deed of sayle was acknowledged by Mary Frost this 24th of June 1675: before mee Roger Playstead Assote/

A true Coppy of this Instrument aboue written, transcribed out of y^e originall, & y^rwith Compared this 2: August 1675: p Edw: Rishworth ReCor:

Know all men by these Prsents, that I Thomas Withers of Kittery, In the County of Yorke Gentle $\tilde{:}$ for & in Consideration of Tenn pounds of Lawfull money of New England, In hand before the Insealeing & delivery of these Prsents, Well & truely payd, the receipt w^rof, the sayd withers acknowledgeth, & him selfe to bee fully satisfyd, content, & payd, & thereof, & of every part, & Prcell thereof doth acquit exonerate & discharge, Enocke Hutch-

ines of the sayd Town, & County, his heyres, Tho: Withers executors, Administrators, & Assignes for ever: To Enoch Houtchine As alsoe for diverse others good Causes & Con-

siderations, him y^{*}vnto espetially moueing, hath given granted barganed & sould, aliend Enfeoffed released & Confirmed, & delivered, & by these Prsents doth give grant bargane & sell, aliene Enfeoff release Deliuer & Confirme vnto the sayd Enocke Houtchine, his heyres executors Administrators & Assignes, A Tract of Land lijng & being in Kittery, the one end faceing vpon Spruse Cricke, being twenty foure pooles In breadth, & runneg vp by a brooke on the South side of It, one hundred & sixty pooles, & vpon the North side, of the sayd Twenty foure pooles in breadth, runing vp one hundred & sixty pooles, vpon an East & by north Lyne, & alsoe all profetts priuiledges, to & with in the sayd boundary, belonging and app^rtayneing : To have & to hould the before hereby granted & barganed Prmisses, & euery part & Prcell there of, vnto the sayd Enouch Houtchines, his heyres executors administrators & Assignes for ever, & the sayd Thomas Withers for him selfe his heyres, executors Administrators & Assignes, doe Covenant promiss & grant to & with the sayd Enoch Houtchine his heyres, executors Administrators & Assignes, & to & with every of them, by these Prsents, that all & singular the before sayd Premisses, with all the profetts benefitts & Advantages, in & by these Prsents given granted barganed & sould, & euery part & Parcell there of, at the tyme of the Insealeing & delivery of these Prsents, are & bee & at all tymes hereafter shall bee remajne & Continew, clearly acquitted exonerated, discharged & keept harmelesse, from all manner of former & other barganes sayles gyfts grants leases charges Titles Dowers Troubles or Incomberances wtsoeuer made committed suffered or done, or to bee made Committed suffered or done, by the sayd Thomas Withers his heyres, executors, Administrators or assignes or any of them or by any other Prsone or Prsones wtsoeuer, by his or their meanes Acts titles Consents or procurement, to y^e treuth of Which I haue here vnto set my hand & seale this 7th of July 1675:

Signed sealed & delivered/ Thomas Withers (his seale) In the Prsence of us/

George Munioy/ Samuell Donell/ Mr Thomas Withers Acknowledged this aboue Instrum^t to bee his Act Deede vnto Enoch Houtchine this 7th of July 1675 : before mee Geo : Munioy Assote/

BOOK II, FOL. 176, 177.

A true Coppy of this Instrument transcribed & Compared with the Originall this 4th of August 1675:

p Edw: Rishworth ReCor:

To all Christen people to whom these Prsents shall come/ Edw: Godfrey of Agamenticus, In y^o County of Deavon, in the Province of Mayne Gentle: sendeth Greeteing: Know yee that the sayd Edw: Godfrey, for the Consideration here after in these Prsents mentioned, as also for diverse other good Causes, & valewable considerations, him the sayd Edw: Godfrey there vnto espetially moueing, hath given granted, barganed, sould, Enfeoffed & Confirmed, & by these Prsents

Edw^d Godfrey To Jn• Alcock doth freely & absolutely (for him & his heyres) give grant bargan sell Infeoff & Confirme vnto John Allcocke of Agamenticus aforesayd Planter, tenn Acers of vpland scituate lijng & being, on

the East side of the River of Agamenticus aforesd, bounded with the Land of Joseph Gynkes on the South side, the Land of Abraham Preble on the North West, the Commans on the North East, & the high way lately sett out on the South West, & alsoe one Prcell of swampe Land, lijng North East towards the high way aforesayd, bounded with a small Cricke or fresh brooke on the South West, the Land of Joseph Jnkes on the South East, And the Land of Abra: Preble on the North West; To have & to hould the aforesayd vpland, & swampe, & all & singular the Premisses, with appurtenances vnto the sayd John Allcocke, his heyres & Assignes, for euer, hee the sayd John Allcocke his heyres & assignes, yeilding & paijng for all dues Issewing out of the fimisses vnto the sayd Edw: Godfrey his heyres, & Assigns two days worke of a man yearly, & the sayd Edward Godfry for him selfe his heyres [177] & assignes doth hereby Covenant to & with the sayd John Allcocke his heyres & assignes, that hee the sayd John Allcocke his heyres & assignes, shall & may from tyme to tyme, & at all tyms hereafter, peaceably & quietly have hould occupy possess, & Inioy the aforesd Prmisses, & every part & Prcell thereof (togeather with all such priviledges, as others the Planters of Agamenticus do or ought to Inioy) without any let disturbance eviction, expullsion, or denyall of the sd Edward Godfrey his heyres or assignes, or any other Prsone or Prsons w'soeur, lawfully Cameing the same, or any part or Prcell there of, in from by or vnd^r him, or any of them, freed & discharged, of & from all, & all manner of formr & other barganes sayles, Joynters Dowers, Judgmth executions & Incomberances, w'soeuer / And alsoe that y° sayd Edw: Godfry his heyres executors &c: at y° proper Costs & charges of the savd John Allcocke, his hevres & Assigns vpon reasonable request in that behalfe, to bee made, shall & will from tyme to tyme & at all tyms hereafter dureing the space of tenn years, doe make acknowledg & suffer, or cause to bee done, made, acknowledged, executed, & suffered, all & euery such further, & other lawfull & reasonable Act, & Acts, thing & things devise & devises, in the law for the further & better Assurance, & sure makeing of all & singular the Premisses, before in these Prsents specifyd, according to the true Intent & meaneing here of, & alsoe shall & will seale & Deliver vnto ye sayd John Allcocke his heyres or Assignes, the like Deede verbat as these Prsents, Ingrossed in partchment Wⁿsoeuer the sayd deed shall bee by the sayd John Allcocke his heyres or Assignes tendered to ye sayd Edw: Godfrey, his heyres or Assignes, & the sayd Edward Godfrey hath hereby made ordayned & appoynted his trusty & Well beloved frejnd, Abraham Preble his true & lawfull Atturney, for him & in his name to Enter into y^e Premisses, aforesayd, & thereof full possession to take, & after such possession is taken to deliver for him, & in his name, possession & seisine of all the sayd ßmises, vnto the sayd John Allcocke, his heyres, & Assignes for ever, ratifing the same as his Act, & deede, by these Prsents/ In witness w'of the sayd Edward Godfrey; hath here vnto set his hand, & seale/ Dated the sixteenth day of March Anno Dom : 1642 :

Sealed & Delivered In y^e p mee Edw: Godfrey/ (^{his} Prsence of/ Oliver Godfrey/ Edw: Johnson/ Roger Garde/

A true Coppy of this Instrument or deed aboue written transcribed, & Compared with y^e originall this 5th of August 1675: p Edw: Rishworth ReCor:

Memorandum that possession was taken by the with in named Abra: Preble of the Premisses with in granted/& possession & seisine thereof by him delivered vnto the within named John Allcocke/ In y^e Presence of/

Peter Weare

The marke of Richard Bankes

Spring

Memorand: It is agreed between the Partys to these Presents, that part of the spring next to Abra: Prebles house, shall remajne in Coman for the rest of the Inhabitants there/ John Allcocke/

Witness/ Roger Garde

Edw: Johnsone/

Septemb^r 26:1644:

Jne Alcock To Peter Weare Allcocke of Gorgeana doth make ouer to Peter Weare, all my right & Title here in expressed, with all the P^rmisses there in expressed, witness John Allcocke, & possession given/ by mee John Allcocke/ In the Prsence of/ Abraham Preble/ Ric : Bankes his marke



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I doe hereby Assigne ouer vnto Mr John Gouch, all the appremisses herein expressed, with y^t bujlding there vnto Added, for a Certen Consideration Jn^o Gouch by mee agreed vpon/ March 16: 1650 Peter Weare/

Witness, Nicho : Davis/ The Marke of Nicho : Greene/ A true coppy or Coppys of these Assignem¹⁶ transcribed and Compared with y^e originalls this 5th of July 75

p Edw : Rishworth ReCor :

To all to whome these Prsents shall come/ Edward Godfrey of Agamenticus In the County of Deavoñ, In the province of Mayne Gentle : sendeth Greeteing Know yee

that the sayd Edw: Godfrey, for the Consideration hereafter in these Prsents mentioned, as alsoe for diverse good causes, & valewable Considerations, him there vnto espetially moueing,

haue given granted barganed sould, Infeoffed, & Confirmed, & by these Presents doth freely & absolutely giue grant Enfeoff & Confirme vnto Abra: Preble of Agamenticus aforesd Plant Tenn Acers of vpland scituate, lijng & being, on the East side of the River of Agamenticus aforesd, bounded with the Land of John Allcocke on the South East, & the Lands of Thomas Chambers on the North West, & the Land of the sayd Edw: Godfrey on the North East, & the high way lately sett out on the South West/ & alsoe a Prcell of swampe lijng neare the sayd tenn Acers of Land abutting with the high way aforesayd, on the North East,
vnto a small brooke runneiug down the sayd swampe on y^o South West to y^t part of the sayd swampe, w^oh belongs to Thomas Chambers on y^o North West, & to that part of the sayd swampe, w^oh belongeth to John Allcocke on the South

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East, To have & to hould the aforesayd vpland & swamp & all & singular the Prmisses, with appurtenances, vnto y° sayd Abra: Preble his heyres & Assignes for ever, the sayd Abra : Preble his heyrs & Assignes, yeilding & paijng for the Premisses vnto the sayd Edward Godfrey his heyres & Assignes for all dues Two days worke of a man yearly / & the sayd Edw : Godfrey for him selfe his heyres & Assignes doth hereby Covenant, to & with the sayd Abra : Preble his heyrs & Assignes shall & may from tyme to tyme, & at all tyms hereafter peaceably & quietly haue hould occupy possess & Inioy y^e aforesd Premisses, & every part & [178] Prcell there of togeather with all such priviledges, as the Planters of Agamecticus, doe or out to Inioy, without any lett disturbance, eviction or expulsion of the sd Edw: Godfrey, his heyres or Assignes, or any other Prsone or Prsons w^tsoeuer, lawfully Clameing the same, or any part or Prcell of, in from by or vnd¹ him, or any of them freed & discharged of and from, & all manner of former barganes sayls Joynters Dowers Judgm^{te} executions, & incomberances w^tsoeuer, & alsoe that y' sayd Edw: Godfrey his heyres & Assignes at the proper Costs, & Charges of the sayd Abra: Preble his heyres & Assignes, vpon resonable requests, in that behalfe shall & Will from tyme to tyme, & at all tyms hereafter, dureing the space of tenn years, doe make acknowledg & suffer or cause to bee done made, acknowledgd executed & suffered, all & euery such further & other lawfull & Reasonable Act & Acts, thing & things, devise & deuises in the law for y° further & better Assurance, & sure makeing of all & singular the Premisses, before in these Prsents specifyd, according to ye true Intent & meaneing of these Prsents, & alsoe to seale & deliuer to y° sayd Abra : Preble his heyrs Or Assignes the like Deede verbatim as these Prsents, Ingrossed in parchment, wⁿsoeuer the sayd Deede shall bee tendered to ye sayd Edw: Godfrey his heyres or Assignes/ & the sayd Edw: Godfrey hath made ordaned & appoynted his trusty & Well beloued frejnd John Allcocke his true & lawfull Atturney for him, & in his name, to Enter into y^e sayd P^{*}misses, & y^{*}of full possession to take, & after such possession taken to deliver for him & in his name possession & seisine of all the sayd Premisses, vnto y^e sayd Abraham Preble his heyres & Assignes for euer, ratiffjng the same as his Act & deede by these Prsents/ In witness w^{*}of hee hath here vnto set his hand & seale the twenteth day of Decemb^{*} Anno Dom $\tilde{:}$ 1642 :

Sealed & delivered in the p mee Edw: Godfrey (his seale)

Prsence of/

Oliver Godfrey/ John Allcocke/ Memorand : the 23th day of December 1642 : possession was taken by the with in named John Allcocke of y^e fimises with in granted, & by him delivered unto y^e within named Abraham Preble in the Prsente of us, Thomas Curtis/

John Twisden/

Peter Twisden/

Furthermore the sayd Abraham Preble, his heyres & Assignes is to have free Comanage of pastour tymber for bujlding, or any necessary vsse for his Accomodation of Imployment to bee vsed in the Premises, & behind his Dyvident tenn Acers more of Land Adioyneing to y^e North east End of the sayd Dyvident/ p mee Edw: Godfrey/

A true Coppy of this Instrument, with y^e possession, & postscript, transcribed out of the originall, & there with Compared this 6th day of July 1675:

p Edw: Rishworth ReCor:

This Deede made the 10th of May 1653 : between Mr Edw : Godfrey, & Mr Abra: Preble, witnesseth that the sayd Edward in the behalfe of him selfe & his Assotiats by vertue of a Pattent beareing date the 23 of March : 37 : & devission thereof made the 11th of Novemb^r 1641 : as may appeare,

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hath right title & Interest in Certen Lands in Agamenticus, now Called yorke amongst wch to a Prcell Comanly called the planes of w^{ch} the sd Edward, did formerly give vnto ye sayd Abraham

Preble by two deeds Twenty Acers, & a lot to John Allcocke, w^ch was sould to Peter Weare by him to John Gouch of Wells, the same being now bought by Mr Abra: Preble/ This Deede witnesseth, that I the sayd Edw: Godfrey, doe further give grant Infeoff & Confirme, vnto the sayd Abra: his heyres & Assignes for ever, tenn Acers more to runne on the backe side of the sd Lott, adioyneing to the Lands, of the sayd Abra Preble hee or they paijng such acknowledgm^t as by the sayd former grants are specifyd/ In witness wrof haue here vnto put my hand the day aboue sayd/ Signed In ßsence of us/ p mee Edw: Godfrey

John Davess/

Die

D#o

To

Fran: Raynes/

A true Coppy transcribed, & Compared with the originall this 6th day of August 1675 : p Edw : Rishworth ReCor/

W= Hooke То Jnº Gouch & Peter Weare

Know all men by these Prsents, that I Mr William Hooke M^rchant dwelling in Sawlsbury In New England, doth giue grant & Confirme, vnto Mr John Gouch of Gorgeana, & Peter Weare of the aforesd Gorgeana, for their heyres & Assignes for ever, fourty Acers of Land, begining at the side of the little River, on this side of Cape Nuttacke beach, that is to say twenty Acers to Mr John Gouch, & Twenty Acers I doe give to y° aforesayd Peter Weare/ witness my hand & seale this 10th of Octob^r 1644/ William Hooke (his seale)

Witness

Henery Donell his marke A true Coppy of this Instrument, transcribed & Compared with y^e originall this 6 : July : 75 : p Edw : Rishworth **ReCor**:

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Know all men by these Prsents, that I Mr William Hooke M^rchant dwelling in Sawlsbury, in New England, ^{We Hooke} doth giue grant & Confirme vnto John Gouch Junjo^r of Gorgeana to his heyres & Assignes for euer, tenn Acers of Land, next to the aforesayd fourty Acers of Land, w^ch I haue given to Mr Joⁿ Gouch & Peter Weare, witness my hand & seale this 18th of Octob^r 1644/ William Hooke (^{his} seale) Witness/

Henery Donell his marke A true Coppy transcribed out of the originall this 6th July 1675/ p Edw: Rishworth ReCor:

Wee whose names are here vnder subscribed, ^{York Com^{wee}} To Abra: Proble County Court, to order the affayres of the Town of Yorke Wee haueing this day layd out severall

lotts of Marsh, Wee doe alsoe allow vnto Abra: Preble, that Tract of March lijng & being between y^o Marsh of Mr Edw: Johnson, in the North west branch of the Marsh, & a Prcell of Marsh of Hene: Donells, the aforesd Marsh lijng in foure severall Parcells, & was layd out vnto him the sayd Abra: Preble by the Town in the yeare 1646

Witness our hands, the first of July, 1653:

William Hilton/ John Allcocke/ Arther Bragdon/ Ric: Bankes/

A true Coppy transcribed out of y^e Originall y^e 6 : July : 75 : p Edw : Rishworth ReCor : Richd Vines To Abr• Preble Jn• Twisden Rica Banks & Tho: Curtis

[179]

Whereas Thomas Esquire, did by promisse giue & grant vnto Abra: Preble John Twisden, Richd Bankes, & Thomas Curtis, all of Gorgeana a fresh Marsh contayneing twelue acers or there abouts, lijng neare two Miles from the now dwelling house of the sayd Abra: Preble, Nearest North & by West/ These Prsents witness

that Richd Vines, Steward Gene¹¹ of the Province of Mayne, doe for & In the behalfe of Sir Fardinando Gorges K^t Ld Proprietor of the sayd Province, Confirme the P^{*}misses vnto y^e sayd Abra: Preble, John Twisden, Richd Bankes, & Thomas Curtis, there heyres & Assignes for euer, the sayd Abraham & the rest yejlding & paijng vnto the sayd Sir-Fardi \therefore Gorges, his heyres or Assignes 12^d p Ann \therefore In witness w^{*}of, I haue here vnto set my hand & seale, the 20th day of November, 1645 : Richd Vines (^{his}_{scale}) Witness/

w itness/

Joseph Hull George Puddington/ A true Coppy transcribed, & Compared wth the originall this 9th of August: 1675:

p Edw: Rishworth ReCor:

This Deede made 25th of June 1652: between Mr Edw: Godfrey on y^e one Party, & Mr Abra: Preble on the other

Party, Witnesseth that the sayd Edward In the ^{Edwa Godfrey} behalfe 'of him selfe & his Assotiates, by vertue of a Pattent beareing date the 23^d of March: 37: & a devission made thereof the 11th of Novem^{br}

1641: as by the same doth & may more at large appeare/ hath Right Title & Interest in Certen Lands, & a Certen Cricke Comanly known by the name of Mr Gorges Cricke/ for diverse good Causes & Considerations him there vnto Moueing, doth giue grant Enfeoff & Confirme vnto the sayd Abra: Preble his heyres & Assigns for euer, A Prcell or

Tract of Land Contayneing Twenty Acers, more or less, bounded on the Cricke side to Contayne eighty poole, & to begine Southwardly at y° Riverlet, Wr Willia Ellinggham & Hugh Gayle end there fluety Acers, Norewardly to a marked tree, & soe seaventy rod Eastwardly, as Ellinghams & Gayls lot runneth, the sayd Abra Preble his heyres & Assignes, yeilding & paijng vnto y° sayd Edw : Godfrey his his heyres & Assignes for ever, three shillings foure peence If demanded, the first payment begining seaven years after the date hereof/ In witness woof hee hath here vnto put his hand & seale the day aboue sayd/

Signed sealed & Deliverd in the Prsence of

p mee Edw: Godfrey (his scale)

Hugh Gayle his Marke $\mathcal{H} \, D$

То

Witt : Ellingham his marke

A true Coppy here of transcribed, & Compared with the originall this 9th day of August 1675 :

p Edw: Rishworth ReCor:

July: 21: 1645:

Know all men by these Prsents that I Christopher Rogers servant in tyme past vnto Sir Fardiñ: Gorges, but now of

Pischataqua Planter, doth sell vnto Mr John Gouch of Gorgeana, a Prcell of Marsh wch the Chris: Rogers sayd Mr Thomas Gorges gaue in the behalfe of Jnº Gouch the aforesd Sir Fardinadº Gorges to yº sayd

Christopher Rogers, liueing on the Southward side of ye River of Gorgeana, or else aforesd Agamenticus, being a poynt of Marsh lijng on this side of a Marsh Poynt given to Peter Weare of the aforesd Gorgeana wch poynt wch was given vnto Christopher, I the sayd Christopher doth sell all my own Interest & right wh I haue in the same, & doe give vnto the sayd Mr John Gouch full possession of the same/ In testimoy here of I the sayd Christopher haue herevnto Christopher Rogers/ set my hand/

Witness, Peter Weare/

Joⁿ Twisden/

A true Coppy transcribed & Compared wth ye originall this 9th August: 75: p Edw: Rishworth ReCor:

These witnesseth, that Wee whose names are here vnder subscribed being appoynted by the Select men of the Town of Yorke in the yeare 1658: to lay out vnto Abraham Preble of Yorke aforesayd, Twenty Acers of Land which

York Com То Abr. Preble

the sayd Abra: formerly bought of Mr John Gouch on the Sovth West side of the little River, w^ch is between the Towne & Cape Nuttacke beach,

which accordingly Wee haue done, the bounds wrof is as followeth, that is to say to beegine at a marked tree standing on the aforesd Rivers side, neare the Land of Hene: Donell towards the sea, & for to runne fourty rodds, or pools towards ye South West wr severall trees are marked. & to runne the same breadth vp into ye Countrey butting on the South west side of the aforesd Little River foure scoore rodds or poole to ye fullfilling of Twenty Acers/ witness our hands, this 30th of Janvary : 1659 : Ric: Bankes

Joⁿ Twisden/

A true Coppy of this grant transcribed & Compared with ye originall this 9th August 75 : p Edw : Rishworth ReCor :

Tho: Gorges To Peter Weare

Know all men by these Prsents, that I Tho: Gorges Deputy Gouer of the province of Mayne, doe In behalfe of Sir Fardinad : Gorges Kt Proprietor of the sd Province, do giue, grant, Enfeoff, & Confirme, vnto Peter Weare of Gorgeana his

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heyres & Assigns for euer, a Necke of Marsh named y^e narrow Necke, being by estimation two Acers, or y^r abouts bee It more or lesse, yejlding y^rfore & paijng vnto y^e sayd Sir Fardin[~]: Gorges, his heyrs or Assignes, one shilling at or vpon the 29th of Septemb^r yearly/ Given vnd^r my hand & Seale this 15th day of July 1643:

Tho : Gorges Dept Gouer/

I doe hereby at this Prsent Assigne ouer vnto Mr John Gouch my Marsh herein specifyd, with all my Marsh given mee In Agamenticus for a Consideration agreed on by mee/ March 16:50: Peter Weare/

Witness Nicho : Nicho : Dauis/ the Marke of Nicho : Greene/ A true Coppy of this Grant & y^e Assignement transcribed out of y^e originall, & y^rwith Compared this 9th day of August 1675:

p Edw: Rishworth ReCor:

The Deposition of Mr Edw: Johnson of Yorke, June 11th 1657:

This Deponent sworne sayth, that little before Thomas Gorges Esq^r, went out of New England w^ch was about 13 or 14 years agoe, this Deponent sayth, that hee was Prsent in the Marshes of yorke, w^th the aforesd Tho: Gorges, & Peter Weare, at w^ch tyme, this Deponent sayth, that In his

Edw⁴ Johnson Test. for Pet² Weare Prsence, hee did see Thomas Gorges give vnto the aforesayd Peter Weare, full & free possession to y^e vss of the sayd Peter Weare & his heyres for ever, of a Certen poynt & Prcell of Marsh lijng on the South side of the River, in

the South West branch of the Marshes of yorke, w^ch poynt & Prcell of Marsh was Called the narrow Necke, & now is Called known by the name of the Gurnetts Noose: And further this Deponent doth affirme that at y^e same tyme Tho:

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Gorg^a Esq^r, in this Deponents Prsence did give vnto his two servants Christopher Rogers & Witt: Davess, two poynts of Marsh lijng next below the aforesd poynt of marsh given vnto Peter Weare, & are also elijng & being on the South side of y^e River, in the South West branch of y^e Marshes of Yorke/ & further sayth not/

Taken vpon oath before mee Joseph Bolles/

A true Coppy transcribed wth y^e originall this 9th of August 1675: p Edw: Rishworth ReCor:

[180] The Deposition of Robert Knight of Yorke aged about 71 yeares/

This Deponent doth affirme y^t Mr Thomas Gorges a little

before hee went out of New England, w^ch is Rob⁴ Knights Test for Petr Weare being Prsent with the sayd Mr Gorges, & Peter Weare; heard the aforesd Mr Gorges in this Deponents Prsence, give & grant vnto the aforesd Peter Weare & to his heyres for ever, one peece or Prcell of Marsh called the Narrow Necke, & now commanly Called & known by the name of y^e Gurnetts Noose, lijng & being on the South side of the River, In y^e South west branch of y^e Marshes of yorke/ & further sayth not/

Taken vpon oath this 7th of Decemb^r 58 : before mee

Edw: Johnson/

A true Coppy transcribed, & Compared with y^o originall this 10th of August 1675 p Edw: Rishworth ReCor:

The Deposition of Peter Weare aged about fourty yeares,

Peter Weare Test for Chris: Rogers & W⁼ Davis

being in Company with Mr Tho: Gorges, vpon the South West branch of yorke River, sometyms before the goeing of Mr Gorges out of New England, w^ch is about foureteen or fiueteene

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years since at w^{ch} tyme this Deponent doth testify, that y^c sayd Mr Tho: Gorges, did giue & grant vnto Christopher Rogers & Willia : Davis, vpon the South west branch of the aforesd River of yorke, one small poynt of Marsh Contayneing one Acer & an halfe, & one Cricke of Marsh lijng on the lower side of the aforesd Poynt, w^{ch} Marsh was to bee æqually devided between Christopher Rogers & William Dauis, w^{ch} Marsh is vpon the south side of the South West branch of the afore sayd River/

Taken vpon oath this 7th of December 58: before Edw: Rishworth/

A true Coppy transcribed, & Compared with y^e originall this 10th of August 1675 : p Edw : Rishworth ReCor :

These Presents doe testify that I Samson Anger of Yorke In the County of york plantr for severall good causes & Considerations there vnto mee moueing, & more espetially for

Jasp¹ Pulman From Sams² Angier

the some of eight pounds to mee in hand payd, by Jesper Pullman of Yorke fisherman, w^rwith I am fully Contented & satisfyd, doe hereby sell giue grant aliene Enfeoffe & Confirme, from mee

my heyres executors administrators & assignes, vnto the sayd Jesper Pullman his heyres executors Administrators & assignes, & haue hereby given granted aliend Enfeoffed & Confirmed, vnto the sayd Jesper Pullman his heyres executors Administrators & Assignes, for ever, a Certen Tract or Prcell of Meddow Land or sault Marsh, lijng & being on the Wester most end of y^o Great Yland, lijng ouer against Thomas Trafftons fejld, goeing from the Norther end of the great Ysland to a small Cricke, that comes neare vnto It, contayneing the quantity of one Acer of Marsh bee It more or lesse, lijng & being between the sayd Crick Notherly & the broad Coue Southward, or South Westwardly, next vnto William Moors Ysland, w^ch hee lately bought of John

Harker: To have & to hould the sayd Tract or quantity of Marsh, with all the priuiledges Imunitys, lybertys & all other appurtenances therevnto belonging, from mee the sayd Samson Anger, with the Consent of my wife Saraih my heyres executors, administrators & Assigns, vnto y° sayd Jesper Pullman aforesd his heyres executors Administrators or Assignes for euer/ And further the sayd Samson Anger doth Couenant & agree with the sayd Jesper Pullman, that y° sayd Marsh is free & cleare, from all Titles troubles, Morgages alienations, Clames, & all other Incomberances wtsoeuer, & that ye sayd Samson Anger in the behalfe of him selfe, his hevres executors Administrators & Assignes will warrant & defend the same from all Prson or Prsons w'soeuer, that shall Clame any title, Clayme from by or vnder him, or them, or by his meanes, or there procurement, vnto ye sayd Jesper Pullman his heyres administrators & Assignes for euer/ as witness my hand & seale, w'vnto I haue afixed the same, this foureteenth day of August one thousand six hundred seaventy fiue, Anno Dom : 1675: In the Twenty seaueth yeare of our Soveraigne Ld the King, Charles the secund, of England Scotland France & Ireland, Defend^r of y^e faith &c : Samson Anger his

Signed sealed & Delivered in the Prsence of Edw: Rishworth/ Susanna Rishworth/ Marke O (^{his}_{scale}) Saraih Anger her marke O (^{her}_{scale})

It is to bee vnderstood that there is a quarter of an Acer of vpland, lijng on the North of the sayd Marsh, granted by Samson Anger & Saraih his wife, vnto Jesper Pullman, lijng & being as the trees are marked out/

This bill of sayle for the Marsh aboue written, & the peece of vpland vnder written is acknowledged by Samson Anger, & Saraih Anger his wife, to bee y^r Act & Deede this 14th of August 1675/ before mee Edw: Rishworth Assote/

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A true Coppy of this Instrument transcribed out of the originall & y'with Compared this 16th day of August 1675: p Edw: Rishworth ReCor:

Know all men by these Prsents that I Edward Rishworth of Yorke, In the County of yorke ReCor: by & with the Consent of Susanna my wife, vpon severall Considerations there vnto mee moueing, & more espetially for the sume of

Edw^d Rishw^{nh} To Job Alcock nine pounds in silver, Current money of New England, to mee in hand payd, vpon the Ensealeing & Deliuery of these Prsents, by Job Allcocke Leefte^t of the Town aforesayd, vpon the receipt

worf I doe acknowledg my selfe to bee fully payd Contented & satisfyd, doe by these Prsents giue grant bargane Enfeoff & Confirme, & haue hereby given granted barganed Enfeoffed & Confirmed from mee my heyres executors Administrators & Assignes, vnto Job Allcocke his heyres executors administrators & Assignes for ever, a Certen Tract or Messuage of vpLand Contayning the quantity of one full Acer, lijng & being by the water side, bee It more or less, bounded by & Adioyneing vpon the Land of John Brawne on the South East side, & the Land of Edw: Rishworth on ye North West, wrvpon the sayd Allcocke hath lately built a New house, Wch Land fronteth vpon the River, right ouer against the Coue, w^r three Maple stakes are set down where is ware house is now built, contayneing the Number of Twenty eight pooles backe to a Maple stake, toward the high way, & seaven pooles in breadth runeing backe to ye high way towards the lott formerly Phillip Hatches, now Jesper Pullmans, vntill the quantity of one acer or yrabouts bee fully Compleated; To have & to hould the sayd Tract of vpland with all the priviledges & appurtenances as aboue expressed vnto ye sayd Job Allcocke his heyres executors administrators & assignes for euer, & I the sayd Rishworth doe further

Covenant & Agree with Job Allcocke aforesd that y^e sayd Acer of vpland, is free & Cleare from all manner of Titles Clames leases & Morgags what soeuer, & doe hereby stand bound to warrant & Defend the same from all Prson or Prsons wtsoeuer, β tending any Clame or Clames from by or vnd^r mee/ In testimony wtof of all & euery of the aboue barganed Prmisses, I haue here vnto afixed my hand & seale, this Twenty seaventh day of March, one thousand six hundred seaventy flue/ 1675: Edw: Rishworth ($\frac{hle}{seale}$) Signed sealed & Delivered/

in the Prsence of/ Andrew Everest/ Patience Hatch her marke **PH**

Mr Edw: Rishworth doth acknowledg this aboue written Instrum^t to bee his Act & Deed this Ninth day of July 1675 before mee

Rog^r Playstead Assofe/

Susannah Rishworth doth acknowledg this Instrume^t to bee her Act & Deede, this first of August 1678 : before mee Samell Wheelewright Assote/

A true Coppy of this Instrument aboue written transcribed out of the Originall & there with Compared this 16th day of August 1675 : p Edw : Rishworth ReCor :

[181] This Indenture made the 25th of November 1667: betweene Nicho: Whitte of Westgostoggoe in the povince of Mayne Planter, of the one Party, & John Wallis of Cascoe of the same Province fisherman of the other Party witnesseth/ That y^e sayd Nicho: Whitte hath given granted,

Nic° White & Jn° Wallis barganed, & sould, & by these Prsents doth clearly, fully & absolutely giue, grant, sell & Confirme, vnto John Wallis his heyres executors & Assignes for ever, all the right Title & Inter-

est hee hath, might haue, or out to haue, to a plantation formerly possessed & Inioyed by him the sayd Nicho: Whitte lijng & being, at a place commanly called or known by the

name of Papoding In Cascoe bay, with all & singular Its rights, members, & appurtenances, togeather with all & euery part & Prcell of Marsh, formerly Inioyed & possessed by him the sayd Nicho: Whitte, wⁿ hee did liue in & possess the aforementioned plantation, togeather with all houses, ædifices, bujldings, barnes, Orchards, gardings fejlds Meddows, feedeing Pastures, woods, vnderwoods, profetts Commoditys, Comans of Pastures, hæriditaments, appurtenances Whatsoeuer, to ye sd Pantation or Prmisses, or to any part or Prcell of them, belonging, or any wise appertayneing togeather, with all deeds writeings, euidences Escripts & monuments w'soeuer, touching or Concerneing the Prmisses, or any part or Prcell of them/ To have & to hould the sayd plantation, & all & singular the Premisses, herein or hereby granted, & sould, with there & every of their rights, members, & appurtenances wtsoeuer, vnto the sayd John Wallis his heyres & Assignes for ever/ & the sd Nicholas Whitte for him selfe & his heyrs the sayd Plantation, & all & singular the Premisses, before granted, barganed, & sould, wh the appurtenances vnto the sayd John Wallis, & his heyres, to ye onely proper vss & behoofe of the sayd John Wallis, his heyres & Assignes for euer, against him the sayd Nicho: Whitte, his heyres & Assignes, & all & euery other Prson, or Prsons w'soeuer, lawfully Claymeing, by or from vnd^r him or them, shall & will warrant & defend ; In Consideration worf, hee the sayd John Wallis doe by these Prsents, bind him selfe his heyres, & executors to pay, or Cause to bee payd, vnto y° sayd Nicho: Whitte his heyres or assignes the full & Just some of Twenty foure pounds, Sterlg, In manner, & forme following, vidz^t one halfe In English goods, such as the sayd Nicho: Whitte shall appoynt, at price current, the other halfe in Cattle as they shall bee prised by two Indifferent men, wch payment of goods & Cattle is to bee payd by him the sayd John Wallis, his heyres, or executors to him the sayd Nicholas Whitte, his heyres or Assignes, at or before the last of Septeb: In ye

yeare of our Lord 1668: In witness woof the Partys aboue named to these Prsent Indentures, Interchangeably hau set thejre hands & Seales the day & yeare aboue written/ before the signeing sealing, & Deliuery hereof, It is concluded by the Partys aboue mentioned, that If any backe rents appeare Legally to bee due In reference to ye Land, or Marsh Nicho: Whitte hath sould, hereby vnto John Wallis, that Nicho: Whitte his heyrs or Assigns is to pay the same/ die Predicto/ Nicholas Whitte his marke (^{his} (seale) Signed sealed & deliuered in the β sence of us/ John Wallis his Marke $\mathcal{F}^{(extsf{bis})}$ Joseph Phippen Thomas Stamford with ye Consent of Daniell his marke V Whitte his marke/

A true Coppy of this Instrum^t transcribed, & Compared with the originall this 20th of August, 1675:

p Edw : Rishworth ReCor :

Joseph Phippen Junjo^r tooke his oath that hee was Prsent & a witness When Nicholas Whitte signed sealed & Delivered this writeing or Instrument as his Act & deed vnto John Wallis/ Taken this 7th of March: 167¹/₂ before mee

Fran: Neale Assotiate

Thomas Stamford acknowledged that hee was Prsent, & a witness w^n Nicho: Whitte signed sealed & Delivered this Instrument as his Act & Deede vnto John Wallis, before mee this first of Aprill 1671: Fran: Neale Assotiate/

A true Coppy of these Oaths transcribed & Compared wth y^e originall p Edw: Rishworth ReCor:

Received in part of payment of the within mentioned some the some of Twenty foure pounds seaven shillings six peence by mee Nicho: Whitte of John Wallis, as witness my hand this 25: of Novemb^r (1667)

Nicho: Whitte his marke

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Receits &c

Further more Received in part of this payment

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at Natha^u Wallesses, by the deceased Nicho: Whitte in severall Prcells & Prticulars the Just some of = 03: 15: 9

acknowledged by mee William Haynes/

More Received by mee Will: Haynes of Pine Poynt, in part of payment towards the Premisses here in mentioned 4 yd^{*} of Cloath at 8^{*} p yd/ August 20: 72:

Pr mee William Haynes/

This 17th of July 1673:

1

Alsoe according to a discharge given vnder the hand of mee the sayd Haynes, Wee the sayd Haynes, & my wife Margery haue Received the some of between foure & fiue pounds in a sayd Cow, being the last part or payment due vpon this deed witness my hand/ William Haynes/

Also emy wife Margery, hath acknowledged & given her Consent before those witnesses to y° treuth of this/

& his wife Rebecca Maddiver Joell Maddiver his Marke her marke R

Joell Maddiver, & Rebecca Maddiver his wife maketh oath that Mr William Haynes, did own the sayd writeing on the left side to bee his Act & Deede, & his wife Margery did acknowledg her free Consent thereto, & to y^e within deed to John Wallis, in our heareing/ Taken vpon oath this 26: of May 1675: before mee George Munioy Assote/

A true Coppy of these receipts aboue written, transcribed out of the originall, & there with Compared this 20th day of August 1675: p Edw: Rishworth ReCor:

To all Christean people to whom this Prsent Instrument shall come, Majo^r William Phillips of Winter harbour, in the province of Mayne In New England sendeth greeteing in our Lord God euerlasting/ Know yee that y^e sayd Major Willia $\tilde{:}$ Phillips, with the free Consent of Bridget his wife, for & in Consideration of one hundred sixty & one pounds three shillings & eleven peence, in money & other current pay in New England to him in hand before the sealing, & delivery here of, well & truely payd, & w^rwith hee is fully

W= Phillips To

contented & satisfyd, by William Hutchinson of Boston in New England M^rchant the receipt w^rof W^m Hutchinson the sayd William Phillips doth acknowledg by

these Prsents, hath given granted barganed sould, aliened Enfeoffd & confirmed, & by these Prsents doth giue grant bargane sell, aliene, Enfeoff & confirme vnto the sayd William Hutchinson his heyres & Assignes for euer, a Tract or Prcell of Land being & lijng in Sacoe River, w' the Tyde ebbs & floweth, the breadth of it being one hundred thyrty & seaven pooles, vpon a South East, & North West lyne takeing in all the Coues vpon the Tyde River, & soe to low water marke, with all y° priuiledges of fishing & fowling, hauking & hunting, belonging & any wise appertayneing to the Pattent, & to begine at a little fall, being on the out side y^rof, on the side of It/ [182] a little aboue the ould dwelling house, & soe from thence to goe down to y^e River by a little brooke w^{ch} is about twelue poole from the Rocke vnto the River, & from that Rocke to begine vpon a South West lyne, & to runne foure Miles in Length South West which is the breadth of the Pattent, & continew its breadth of one hundred thyrty & seaven pooles in all places; the South East marked tree bounded or adjoyneing to y° Land of Zachary Gyllums & Epraim Turners, & soe runneing vpon a South West lyne the whool breadth of the Pattent continewing Its whoole breadth one hundred thyrty seaven pooles in all places/ And alsoe fuety Acers, or the one halfe of a Marsh Commanely Called or known by the name of Crambury Marsh, & If the one halfe of the whoole Marsh arise not to fluety Acers, then w^t Number of Acers are wanted of Marsh shall bee made vp by the vpland next Adioyneing to It, to compleate the fluety acers aforesayd : The Marsh lijng about two Miles & one halfe South or South West from Sacoe Falls, & about two Miles from Goodman Bullys dwelling house, wch is scituated neare Sacoe River,

with all woods, vnderwoods, Tymber trees, water, water Courses, Meddows, fishing fowlings huntings haukings, ways easements, passages, profetts Commoditys Jurisdiction Emoluments Comans, priviledges, & appurtenances w'soeuer, y^rin or y^rvnto belonging or in any wise app^rtayneing; And all the estate right title interest vsse propriety, possession Clame & demand w'soeuer of him the sayd Major William Phillips of in or two the sayd barganed prmisses : To haue & to hould the sayd barganed Premisses, with the profetts priviledges, & appurtenances to them or either of them respectively belonging, vnto the sayd William Hutchinson his heyres, & Assigns, to his & there own proper vsse & behoofe henceforth & for euer; And the sayd Majo^r William Phillips for him selfe his heyres executors & Administrators, doth Covenant, promiss & grant to & with the sayd William Hutchinson his heyres, & Assigns by these Prsents as followeth, that hee hath in him selfe full pouer & Lawfull authority, the Premisses to grant, bargane, sell & Confirme as aforesd, And the sayd William Hutchinson, his heyres & Assignes shall & may hence forth for euer lawfully quietly & peaceably haue hould possess, & Inioy the sayd barganed Premisses & euery of them, free & cleare, & Clearely exonerated, acquitted, & discharged, or otherwise from tyme to tyme, & all tyms hereafter, p the sayd Major William Phillips his heyres executors administrators sufficiently saved, & defended & keept harmeless of & from all & all manner of former & other grants gyfts barganes sayles, Morgages Wills Judgm^{te} executions, Dowers, & Titles of Dowers, to bee Clamed by the sayd Bridget, his now wife, & of & from all other Acts, Incomberances w'soeuer, hath mayd done or suffered to bee done, by the sayd William Phillips, his hevres executors Administrators or any other Prsone, or Prsones whatsoeuer, from by or vnder him, them or either of them, w^rby the sayd William Hutchinson his heyres or Assignes shall Or may bee hereafter lawfully Euicted out of

the possession there of, or any part or Prcell y^rof/ And that ve sayd Major Willi: Phillips, his heyres executors Administrators, the sd barganed fimisses, & every part & Prcell thereof, vnto the sayd William Hutchinson his heyres & assignes against them selues, & all & euery Prsone & psons wtsoeuer lawfully Clayming, or to clame, any estate, right, Title Interest, Clayme, or demand, wtsoeuer, of in or to the same, from by or vnd^r him them, or any of them, or either of them shall & will warrant & for euer Defend by these Presents, & that y° sayd Major Willi: Phillps, his heyres executors, & Admistrators, & each of them, vpon reasonable & lawfull demand, shall & will Prforme & doe, or cause to bee Prformd & done by any such further Act, or acts, whither by way of acknowledgmt of this Prsent deed, or release of Dower, In respect of her the sayd Bridget, or any other kind, that shall or may bee for the more full Compleating, Confirmeing or sure makeing of the sd barganed Prmisses, vnto the sayd William Hutchinson his heyres & assignes for euer according to the true intent hereof, & according to the laws of this County or Province, or Jurisdiction, w^r the sayd barganed Premisses lyeth/ In witness wrof the savd Major William Phillips, & Bridget his wife, haue herevnto sett there hands & seales, this Twenty third of Octobr Anno Dom? one thousand six hundred seaventy William Phillips (his seale) three/ Bridgett Phillips (her) Signed sealed & Delivered in

the Prsence of/

Samuell Wheelewright:

John Davess/ Majo^r William Phillips, & Bridget his wife doe acknowledg this Instrum^t aboue written to bee there free Act & deede, this 23th day of Octob^r 1673 : before mee

Edw: Rishworth Assofe/

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Know all those whome this may Concerne, that former Morgage or Morgags Entred in this booke of ReCords pa⁶ 40:39: or in any other booke of one thousand Acers of Land as there bounded, & the Interest of one quarter part of Majo^r Phillips his Saw Mills, made over vnto Mr Richard

Hutchinson, bearing date the 18th day of March 1667: vpon the granting ReCording & Confirmeing, of this Instrum^t aboue written, are hereby reversed made null, & of noe æffect, as Attests Edw: Rishworth ReCor

A true Coppy of this Instrument aboue written, & of the Attest vnderwritten y^o same, transcribed out of the original & there with Compared this 22th day of August (1675)

p Edw: Rishworth ReCor:

Know all men by these Presents, that Majo^r William Phillips of Sacoe in the County of yorke shyre, & in the Coloney of the Massatusetts in New England, togeather with the free & full Consent of his wife Bridgett, for and in consideration of the full & iust some of Twelue pounds to them in hand payd before the Ensealing & delivery of these Presents by Christopher Hobbs of the Towne aforesayd, w^rof & where with the sayd William Phillips, & Bridget acknowledg them

> selu.. to bee fully satisfyd, contented, & payd, & y^rof & of euery part & Prcell y^rof, doe clearely acquit & discharge, the sayd Christopher Hobbs, his heyres executors administrators &

Assignes, by these Presents, doe give grant & Confirme & by these Presents hath given granted & Confirmed vnto the sayd Christoph^r Hobbs, all that Tenement & Tract of Land where hee now dwelleth, with three hundred Acers of Land there vnto belonging, being & lijng in the Towne aforesayd, bounded on the North West with a brooke, Commanly

W= Phillips

Chris: Hobbs

To

t

Called Davese brooke, & on the North East with the River of Sacoe, & on the South East with the Land that was formerly Mr John Smyths, & is now In the possession of Nicho : Bully, Senjo^r, & by all the breadth South West, vntill three hundred acers bee fully Compleated, & ended togeather, with eight acers of Meddow or y^r abouts, being & lijng in the great Meddow called the Wood Meddow, To have & to hould the aforesd Tract, & every Prcell thereof, with their & euery of there appurtenances, with free lyberty of fishing & fowling, according to the Costome of this Countrey vnto the sayd Christopher Hobbs, his heyres executors, Administrators & Assignes, [183] from this Twenty seaventh day of Decemb^r one thousand six hundred seaventy & three, for ever : & the sayd William Phillips, & his wife, Bridget for them selues & there heyres, executors, Administrators & Assignes, doth hereby free & acquit, & clearly release the sayd Christopher Hobbs his heyres executors Administrators & Assignes, all dues & demands, as rent dues, that either haue been or now are, or ever might or may bee chalengeable, and demandable, onely paijng in way of homage, & acknowledgment Anually vnto y° sayd William Phillips Or Bridget his wife, or there heyres executors, administrators or assignes, three Kernells of M^rchantable Indean Corne vpon the ninth on demand, in each yeare, if it bee demanded, day of. And the sayd william Phillips & Bridget his wife, doth for them selues there heyres executors, administrators, & euery of them doth further Ingage vnto the aforesd Christopher Hobbs, that neither hee his heyres, executors, administrators, or Assignes shall mete with any lett, hinderance or Molestation, in his or there quiett Inioyment, possession, or Improuem^t for ever, by y^e meanes or procurement, of the sayd William or Bridget his wife, or any by from or vnder them, but peaceably to Inioy the Premisses, & every part & Parcell as aboue sayd for ever: In witness wrof, the sayd

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 William Phillips & Bridget his wife, haue set two there

 hands & seales/
 William Phillips (his ender)

It is to bee vnderstood, that w^t Marsh lyeth between the River, aboue expressed, & the vpland called Mr Davess his plantation, is not Included in this sayle, but doth remajne, in the hand of Majo^r William Phillips at his dispose/ Signed sealed & Deliverd,

In yº Prsence of us/

Annah Trustrum/

Mary Pendleton/

Majo^r William Phillips, & Bridget Phillips his wife appeared before mee, the day last aboue expressed, & did acknowledg this Instrument to bee y^r free Act & deede before mee/

Bryan Pendleton Assofe/

A true Coppy of this Instrument transcribed out of the originall & there with Compared, this 24: of August 1675: p Edw: Rishworth ReCor:

This Indenture made this fifth of Octob⁷ 1674: between Nathall Mitton of Falmouth on the one Party, & Richd Powlsland now resident in Falmouth, aforesd, of the other Party, Witnesseth that y⁹ sayd Nathll: Mitton, with the Consent of his Mother & frejnds doth by these Prsents, Assign sell & make ouer vnto the sayd Richard Powlsland,

Nat. Mitton To Ric⁴ Powsland more fully appeareth, beareing 20th of May 1658 : lijng being

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William Phillips (^{his} Bridget Phillips (^{her} evel

on the River towards Capiscicke, to begine at y^e narrow of y^e Necke, & at y° Eastward side of y° little round Marsh, & neare a little Gut y^t runneth towards the long Marsh, & from thence vp the River to yº next South Westwardly or y' abouts, & to runne from the Gut North wardly, into the woods home to y° side of the long Marsh, vntill fuety Acers bee ended, but not to have any of the long marsh, in consideration of w^{ch} the sayd Nathall Mitton, doth by these Presents Acknowledg to have received of the sayd Powlsland tenn pounds in money, & fish to . o for w^{ch} the sayd Richard is to haue & to hould, all the sayd Land & Medd.. with all the Tymber, & woods, & all other Immunitys there vnto belonging, vnto him the sayd Richard Powlsland, his heyres executors administrators & Assigns for eue. of & from the sayd Nathanill Mitton, his heyres executors Administrators, freely shall warrant & Defend the same, & to make any further deede or deeds of sayle according to Law, for the Confirmation of the Premisses, wⁿ the sayd Richd Pousland & his Counsell shall Advise, & for the Prformance hereof, I have herevnto sett my hand & seale, Nathail Mitton (his the day & yeare aboue written/

Signed sealed & Delivered/ in the Prsence of us/ George Munioy/ Anthony Brackett/ Nathaniell Mitton acknowledged this aboue Instrument to bee his Act & Deede vnto Richd Poulsland, & Mis Elizabeth Harvy, & Anthony Brackett, & Tho: Brackett Consented y^rvnto, this 5th of Octob^r 1674: before mee Geor.. Munioy Assotiate/

This 23^{th} day of Novemb^r 1674: possession given to Richd Powsland, by mee Nathall Mitton, according to the true meaneing of y^e deede by Turffe & Twigg both of Land & Marsh, & the money pay to content where vnto I haue set my hand/ Nathaniell Mitton/

Taddeous Clarke Ralph Turner his marke/ Hc his marke (&

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A true Coppy of this Instrument, transcribed out of the originall, & y^rwith Compared this first day of Septemb^r 1675 : p Edw : Rishworth ReCor :

To all Christean people to whom this Prsent writeing shall come/ I Dorothy Martine la.. widdow of Richd Martine of Cascoe alias Falmouth, send Greeteing in our Lord god Everlasting/ Know yee that I Dorothy Martyne as well for y^e naturall loue & affectio. which I haue & doe beare vnto my well beloved sun in Law Robert Corbine of the same Town

of Cascoe alias Falmouth, who maried my Dormy Martyn daughter Lydea, as likewise for other Causes & То Considerations hereafter & herein mentioned, Rob' Corbine haue given granted, & by these Prsents doe absolutely give grant & confirme vnto the sayd Robert Corbine all & singular my goods chattles Leases Debts, ready money plate househould stuff, apparell vtilenses brass pewter bedding & all other my s . . stance whatsoeuer moveable & Immouable, quicke & Dead, of what kind nature quality or Condition socuer the same are or may bee, & In what place or places soeuer the same bee or shall or may bee found, as well in mine owne Costody or possession, as in the possession hands pouer & Custody of any other Prson or Prsons whatsoeuer/ To haue & to hould all & singular the sayd goods, Chattles leases debt. & all other the aforesayd Premisses, vnto the sayd Robert Corben his heyres executors Administrators & Assignes, to his & there proper vses, & behoofe for ever: Which thing is done by mee to him besid^{*} the Consideration before mentio . . . vidz^t the naturall æffection which I haue and doe beare vnto him. for these Considerations following; first that according to a bond given vnto mee by him beareing the day of the date of these Prsents, first that hee or his heyres shall and wi . . satisfy & pay all such debts & Legagys as my deceased husband in his Last will o . dered to bee payd/

Secundly that hee his heyres or executors shall & will provide for mee now in my ould age, all things necessary meete & convenjent for a woman of my age b . . . in sickness and in health, Dureing my naturall life, as meate drinke Cloathin. apparell Lodging, tendance, & other necessarys meete & convenjent for a [184] woman of my age, & further know yee y' I the sayd Dorothy Martyne, haue put the sayd Robert Corbine in quiet & peaceable possession of all & singular the aforesayd Premisses, by the delivery vnto him at the Insealeing hereof of one Coyned peece of silver called a shilling, & In witness of the treuth hereof, & of all the aboue mentioned Premisses, I Dorothy Martyne haue here vnto set my hand & Seale, this Tenth of Decemb^r 1673: Dorothy Martyne (her acale)

Signed sealed & Delivered/

her Marke

& a shilling given, in possession of the whoole, in y[•] ßsence of us/ Fran : Neale/

Jinkine Williams his

Marke/ 🕥

Mr Fran : Neale & Jinkine Williams maketh oath that they saw Dorothy Martyne, signe seale & Deliver the aboue Instrum^t vnto Robert Corbine as her Act & Deede this 12th of July 1 э

> Georg tiate/

A true Coppy of this Instrument transcribed out of the originall, & there with Compared this 2d day of Septembr 1675/ p Edw: Rishworth ReCor:

Know all men by these presents, that I william Palmer of the Town of the Town of Kittery in the County of yorke planter, for & in Consideration of a valewable some already in hand received, of Christopher Addams of the same Towne aforesd, Mariner haue barganed covenanted & sould, & doe

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by these Prsents covenant bargane & sell to the sayd Christopher Addams, all that Tract & Prcell of Land laijng on the North side of the River of Pischat-To Chris: Addams aqua, in the Town of Kittery aforesd, known by

y° name of Palmers poynt, vpon w^{ch} Land I the sayd William Palmer do now dwell, being by estimation fourty Acers, bee the same more or lesse, being bounded on the South with the Mayne River, on the East with the Land of William Ki.. on the North with the Land of Edw: Clarke, & on the west & North West, with the broad Coue, & the Land of Peter Glanfejld; The East lyne thereof takes its begining in the broad Coue Joyneing to Edward Clarkes Land, at a great pine tree, & runnes East sixty rodds, & from the head of the sayd East lyne South East about fourty rodds more or less, & all the rest of my sayd Land within the out bounds bee the same fourty acers more or lesse/

To have & to hould to him the sayd Christopher Addams his heyres executors Administrators and Assign . all the sayd Land soe butted & bounded, togeather with all & singular the priviledges, and appurtenances there vnto belonging, or in any ways app⁻tayning for euer/ & I the sayd William Palmer, my heyres executors & Administrators shall & will by these Prsents warrant the sayd Land, soe butted and bounded as aforesd, vnto the sayd Christopher Addams his heyres, executors Administrators & Assignes, from any Prsone or Prsons whatsoeuer, from by or vnder mee that shall lay any Clame thereto/ In witnesse whereof, I have herevnto sett my hand & seale, this first day of March : $167\frac{4}{2}$: William Palmer ($\frac{his}{seal}$)

Signed sealed &

Delivered in the Prsence of us/

Richd Martyne/

March pro: 1674

John Cutt/ Then came before mee William Palmer ... & acknowledged the aboue Instrument to bee ... & Deede/ Portsmouth/ Richd Cutt Comissio^r/ These witness y^t William Palmer, hath given possession of the house & before us whose names are vnder written/

The marke of E

Willia King/ John Hodg/

John Dyament/

A true Coppy of this Instrument aboue written transcribed out of . . . originall, & y^rwith Compared this 11th day of Septemb^r 1675: p Edw: Rishworth ReCor:

Kittery ffebru: 4:1674:

Know all men by these Prsents that I Thomas Withers of Kittery in the Cou . . . yorke, haue given & granted after my decease & my wifes, & doe freely give & & by these Prsents doe give vnto Elizabeth Withers, a Tract of Land at Spru at Eagle poynt, bounded on the East with the mayne Cricke it selfe, & on the North with John Ball his lott, & alsoe there is aboue that a little Prcell of Marsh & vpland ioyning to John Balls Land, soe into the woods West South West, to my home lot to a bur . . tree, marked on the foure sid[•] w^ch in all may Contayne eighteen or nineteen Ace there abouts being more or lesse, &

from the burch tree to y° Southermost extent of Tho: Withers Eagle Poynt Lott/ To haue & to hould all the sayd Premisses, to the onely vss & behoo.. of her the sayd Elizabeth Withers, & her heyres for ever/.

And furthermore also I doe by these Prsents give vnto the aforesd Elizabeth Withers af . . . my decease & my wifes, & her sister Mary Withers decease, the one halfe of my hous that is on the North side of my Land, Next vnto Robert Mendums, begining at a burc marked on the foure sid^a, & soe South West to y^a Mayne

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River, & then y^e breadth . . . Measured ouer, from the aforesayd burch tree marked on the foure side as fare as tent of my breadth goeth that way to have the one halfe of it, after y^e decease sayd Prsones, Tho : Withers, his wife & Mary Withers, To haue & to hould all & aforesd Premisses, to the onely vss & behoofe of the sayd Elizabeth Withers ecutors or assignes for euer more, from the sayd withers his heyres or Assigne by or vnder mee, with all manner of priuiledges w'soeuer y vnto belongeth, with Tymber vndr woods fejlds, Meddows, Pasturs Oarchards Gardens houses rents wh fowling with all manner of benefitts, that may arise from h there his heyres or Assignes, for euer more, or from by or vnde^r him de grant made by mee after the selling & delivering hereof, wtsoeuer, warra sayd Premisses, from all manner of Prsons wtsoeuer/as witness my hand & yeare aboue written/ Tho: Withers Witness/

John Toule/ Great ysland 30: July: 75/ Mr Thomas Withers acknowledged this Instrument to bee & deede, before mee Elyas Stylemā: Commissio^r/ A true Coppy of this Instrument transcribed out of the Originall & y^rwi..... this 14: day of Septemb^r 1675: p Edw: Rishworth ReCor:

[185] . furthermore doe by these Presents fr..ly give vnto the aforesd Elizabeth withers, a debt that is due vnto mee from the Town of Kittery of Twenty two poun.. or there abouts, w^ch I payd for the Meeting house, & the Land, & doe furthermore Ingage my selfe to vsse all the Lawfull meanes that I Can for y^e gitting of it for y^e sayd Elizabeth Withers/ as witness my hand & seale this 4th of ffebru : 1674 : Witness/ Tho : Withers ($\frac{his}{seale}$)

John Toule/ 30: July, 75: Mr Tho: Withers Came & owned the aboue signed & sealed to bee his Act & Deede/ before mee Elyas Stylemā: Commissio^r

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A true Coppy of this writeing aboue written, transcribed, & Compared wth ye Originall this 14th, 7th, 75:

p Edw: Rishworth ReCor:

To all people to whome this writeing may Come, I Humfrey Case, sometyme of Sacoe in the County of Yorke, & In the Jurisdiction of the Massatusetts, doe send Greeteing/

Know yee that I the sayd Humfrey Case, as Well for & In Consideration of the Paternall æffection & loue, w^ch I haue & doe beare vnto my daughter in Law Izabella Bawlden, as alsoe for diverse other good Causes & Considerations mee at y^e Prsent Especially moueing, haue given & granted, & by these Prsents, doe giue & grant & Confirme vnto the

Hump: Case To his . . .• Baulden sayd Izabella Bawlden, all my Tract of Land given & granted to mee, by the Inhabitants of the Town aforesayd (as by thejr grant in there Town booke will appeare, bear . . . date Sep-

tem^{br} fourth, One thousand six hundred seaventy one) The w^ch Land being & ... ng between the Lotts of John Boaden & John Henderson, being vpon Sacoe River & soe vp into the woods South West, till fluety Acers bee fullfilled, with all the app.. tenances as by the sayd Town Grant, will more fully appeare; To have & to hould the sayd Tract of Land, with all app^rtayneing there vnto, vnto the sayd Izabella Bawldin, her heyres, executors, Administrators, & Assignes, to her & theire own proper vsse & behoofe forever, quietly & freely, without any matter of Challenge, Clayme or demand, of mee the sayd Humfrey Case, or of any other Prson, or Prsons w^tsoeuer for mee, in my name & by my cause meanes or procurement, & without any money or other thing therefore to bee yejlded payd or done to mee the sayd Humfrey Case my heyres executors Administrators or Assigns, & I the sayd Humfrey Case, the afore . . Tract to ye sayd Izabella Bawldin her heyres executors Administra-

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tors & Assigns to the vse aforesayd, in tyms of peace, & When Law & Justice doth & beare sway, aganst all people to warrant, as fare as the Town grant aboue sayd will beare mee out/ In witness w'of I haue set two my hand & seale this Twenty fifth of Noveb^r 1675: Humfrey Case $\binom{his}{seale}$... ed sealed & delivered/

. . the Prsence of/ This Instrument Owned & acknowl-

...h Fletcher/edged by Humfrey Case, to bee...hard Rundell/his free Act & Deede, this 25th of
Novembr 1675/ before mee

Bryan Pendleton Assote/

. . . ue Coppy of this Instrument transcribed out of the Originall, & y^rwith Compa . . . this 20th day of Decemb^r 1675/ p Edw : Rishworth ReCor :

.... hristean people, to whome these Prsents shall come/ John Crafford of Kittery in the of yorke shyre, now in the Massatusetts Jurisdiction in New England, & Elizabeth his sendeth Greeteing/ Now know yee, that I the aboue mentioned John Craford, & Elizabeth ... ife for diverse good causes & Considerations, us here vnto moueing, more espetially for . . Consideration of Tenn thousand foote of M^rchantable pine boards in hand received before neing & sealing here of, of Nicho: Frost of Kittery, & in the County & Colony aforesayd, where with Wee doe acknowledg our selues, fully satisfyd Contented & payd, & thereof & of euery Part & Prcell thereof, doe acquitt & for euer discharge the savd Nicho: Frost his heyres & Assigns, by these Prsents : Haue absolutely given granted barganed, sould Alinend Infeoffed & Confirmed, & by these Prsents doe absolutely give grant bargane sell aliene & & Confirme vnto the aboue named Nicholas Frost. a peece or Prcell of Land being by measure sixty Acers, with all the wood & Tymber that is either standing or lijng

vpon the aforesd Land, & all the appurtenances & priui ledges there to belonging, or in any way app^rtayneing, of what nature & kind soeuer, the sayd Land being bounded as

Jn• Crafford To Nich• Frost

followeth vidz^t with the Land of John Craford on the North West end of it, being one hundred & sixteen pooles in length, & with the Land of Richd Abbot & Moses Spencer, on the South

East end of it, & on the South West & North East sides of it with the Comans, being seaventy & six pools in breadth To have & to hould the above mentioned peece or Prcell of Land, with all the Wood Tymber & all the appurtenances, & priviledges thereto belonging, or in any way app'tayneing, to him the savd Nicho: Frost, his heyres & Assignes for ever, & to the onely proper vss benefit & behoofe for euer, & the sayd John Craford & Elizabeth his wife, haue in them selues good right full pouer, & lawfull authority, the aboue given granted Premisses, to sell & dispose of, & that the same, & euery part & Parcell there of are free & cleare, & are freely & clearely acquitted exonerated & discharged of & from all manner of former gyfts grants Leases Morgages Wills Intayles, Judgm¹² executions pouer of thirds, & all other Incomberances of what nature & kind soeuer, had made done acknowledged or Committed, or suffered to be done or Committed, w'by the sayd Frost his heyres or assigns shall or may any ways bee molested in evicted in or ejected out of the aboue barganed Premises, or any part or Prcell thereof, by any Prsone or Prsons whatsoeuer, haueing Clameing or Prtending to have or Clame any Legall right title or Interest. Clame or demand of in or two the aboue granted Premisses, & the savd John Craford & Elizabeth his wife doth for them selues their heyres executors & Administrators & assignes Couenant & promiss, & grant to & with ~ the sayd Nicholas Frost his heyres & Assigns the aboue given & granted peece & Prcell of Land, with all the priuiledges & appurtenances there vnto belonging or any ways appertayneing, to warrant & for ever defend by these

Prsents: In witness where of the sayd John Crafford, & Elizabeth his wife, haue here vnto sett thejr hands & seals, this Twenty third day of March, In the yeare of our Lord, One thousand six hundred seaventy & foure, seaventy & fiue, & In the Twenty seaventh yeare of the Reigne of our Soveraigne Lord Charles the secund, of England, Scotland, France & Ireland King, Defend^r of the Faith/

Signed sealed & Delivered,	John Crafford (his seale)
In the Prsence of us/	Elizabeth Crafford (her seale)
George Broughton/	her marke E
Richd Abite his	4
marke R A After writeing, the excep-	
tion vnderwritten/	

And further It is agreed by the Partys aboue mentioned y^t In case the sixty acers of Land fall with in Mr Leaders grant, of Tymber y^t is to say pine Tymber, then y^e sd Nicho: Frost doth Couen^t & promiss, for him selfe & assignes y^t hee or they shall neuer molest or Trouble the sayd Craford, his heyres executors or Administrators, for or about the sayd pine Tymber, vpon the Land abouesd/

The aboue written Deed of sayle was acknowledged by the within named John Craford & Elizabeth his wife, to bee y^r Act & Deed with there hands & seals to it, this 20th day of Aprill 1675/ before mee John Wincoll Assote/

A True Coppy of this Deed or Instrument, transcribed out of the originall, & there with Compared this day of January 1675/ p Edw: Rishworth ReCor:

[186] To all Christean people, to whom these Prsents
shall Come/ Abra: Conley of Kittery, In the County of Yorke shyre, Now In the Massatusetts Jurisdiction In New England sends Greeteing/ Now Know yee that I aboue mentioned Abra: Conley, for diverse good causes & Considerations, mee there vnto moueing more espetially, for & in consideration of sixty pounds in hand received, before the signeing & Sealing hereof, of Nicholas Frost of Kittery, & In the County & Colony aforesayd, w'with I acknowledg my selfe fully satisfyd Contented & payd, & here of & of euery part & Prcell there of doe acquitt & for ever discharge the sayd Nicholas Frost, his heyres & Assignes by these Prsents, Haue absolutely given granted barganed sould aljnend Enfeoffed & Confirmed, & by these Prsents doe absolutely give grant bargan sell aliene Enfeoffe & Confirme, vnto the aboue named Nicho: Frost a peece or Prcell of Land, Contayning

Ab Conley To Nich^o Frost one hundred Acers, with all the wood & Tymber that is either standing or lijng vpon the aforesayd Land, & all the appurtenances & priviledges there to belonging, or in any wise appertayning,

of what kind or nature soeuer, the sayd Land being bounded as followeth Vidz^t with the Land of John Heard on y^e Easterne side, & soe to runne backe vpon a Northely poynt the whool length of the sayd Conlys Land, & to runn vpon a West Poynt from the sayd Heard^a Land, till an hundrd Acers bee Compleated, with six acers of Land at the Ceaders which was granted to y° savd Conley by y° Town of Kittery : To have and to hould, the above mentioned peece or Prcell of Land with all the wood Tymber, & all the appurtenances, & priviledges there to belonging, or any way app⁻tayneing, to the sd Nicho: ffrost, his heyres & Assignes for euer, & to his onely proper vsse benefit & behoofe for ever: & the sayd Abra: Conley for him selfe his heyres & Assignes, doth Covenant promiss & grant to & with the sayd Nicho: Frost his heyrs & Assignes that y^e sd Abra: Conley, hath in him selfe good right full pouer & Lawfull authority, to the aboue giuen & granted Premisses, to sell & dispose of; & the same & every part, & Prcell there of are free & Cleare & freely & clerely acquitted exonerated, & discharged from all, & all manner of former Gyfts, grants, leases Morgages Wills Intayles Judgm^{ts} executions, pouer of thirds, & all other Incumberances of what kind soeuer, had made done,

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acknowledged committed, or suffered to bee done or comitted w'by the sayd Frost, his heyres or Assignes shall or may bee any ways molested in enicted or ejected out of the aboue granted fimisses, or any part or Prcell there of, by any Prson or Prsons w'soeuer, haueing Clameing or Prtending to haue, or Clameing any Legall right title, Interest Clame or demand, of in or to the aboue granted Premises, & the sd Abra : Conley doth for him selfe his heyres, executors, Aministrators & Assignes, Couenant promisse & grant to & with the sd Nicho: ffrost his heyres & Assignes the aboue given & granted peece or Prcell of Land Scituate & being at Sturgeon Cricke, & next Adioyneing vnto John Heard aforesd, with all y° priviledges & appurtenances, there to belonging or in any ways app^rtayneing, to warrant & euer defend by these Prsents/ In witness wrof the sd Abra: Conley hath here vnto set his hand & seale this eight day of Decemb¹ In y^e yeare of our Lord, Anno Dom : one thousand six hundred seaventy & fiue, & In yº seaven & twenth yeare of the Reign of our Lord, Charles the secund, by the grace of god, of England, Scotland, France, & Ireland, King, Defend^r of y^e faith/ The signe of \mathcal{A} (see left)

Signed Sealed & Delivered, in ye psence/ Abra: Conley/ of us/William Spencer/ Abra: Conly acknowledged the aboue Instrument to bee his Jos: Hammond/ Act & Deede before mee

Richd Martyne Cõssio^r

A True Coppy of this Deed, transcribed out of the originall, & y' with Compared this 5th : day of Janvary 1675/ p Edw: Rishworth ReCor:

Memorandum, the eight day of Octob^r One thousand six hundred seaventy & fiue, I Robert Thornton of Tanton,

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with in the Jurisdiction of New Plymouth Car-Rob¹ Thornton penter doe assign over, vnto Josiah Willes of То Boston In New England Mariner all right & title Josiah Willes to. Interest in the with in mentioned Ysland

Called Chepeag, or Merrys Ysland, w^{ch} I or any other Prsone or Prsons whomsoeuer may or can haue, by vertue of the with written Deede, in right of Mary my wife, Widdow of the within named Walter Merry/ as witness my hand & Seale the day & yeare aboue written/

In the Prsence of vs/

Francis Davenport/ George Munioy/

- Robert Thorneton (^{his}_{Scale})
- A true Coppy of this Assignment aboue written transcribed out of the originall & there with Compared this 28th day of Janv: 1675: p Edw: Rishworth ReCor:

Robert Thorneton hath acknowledged this Assignment the 12th day of the eight Moenth 1675/ before mee

Tho: Clarke Assistant/

I Mary Thorneton wife to the aboue mentioned Robert Thornton do hereby acknowledg the abouesayd Assignment of the within mentioned Ysland made by my sayd husband to the sayd Josiah Willes & his heyres for euer, hereby quitting & relinquishing all & all manner of right, Title Clame or Interest, therein or there vnto for my selfe, my heyrs executors Administrators or Assignes for euer witness my hand & seale this Twenty ninth day of Octob^r 1675/ In the Preence of

Francis Davenport/ William Lowfellow/ The marke & seale (her seale)

/ of Mary Thorneton/ Mary Thorneton hath acknowledged this to bee her Act & Deede, the 3^d of Novemb^r 1675/ before mee

Tho : Clarke Assistant

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A true Coppy of this Assignemen^t transcribed out of the Originall, & there with Copared this 28th day of Janvary (1675) p Edw: Rishworth ReCor:

W^ras there is a Record stands in this booke pa: 38: of an obligation of a Certen Tract of Marsh made ouer vnto Geo: Walton for the security of a debt owing by Cap^t Fran: Champernoown vnto y^e sd Walton to y^e valew of Twenty six pounds, as appeareth by the sayd ReCord bearing date August 1661: And for as much as It doth alsoe appeare that Geo: Walton vnder his own hand before two witnesses Mr

Natll Fryer & Allexand^r Walden, hath fully Fr: Chapernown acquitted & discharged Cap^t Fran : Champerown Geo: Walton from the aforesd Debt of Twenty six pounds vpon full satisfaction received for w^ch y^e Marsh was Ingagd, vpon w^ch Considerations, these are to delayre the sayd obligation to bee voyd & of none æffect/ & that y^e Marsh remajnes free vnto y^e vss of Cap^t Champnown or his Assigns/ Edw : Rishworth ReCor :

Know all men by these Presents that I John Barrett of Wells, In the County of Yorke & in the Jurisdiction of the Massatusetts, in Consideration of a Considerable valew & sume to mee in hand payd by Joseph Cross of the Town

aforesayd, before the Ensealing & Delivery of Jn° Barrett To Jos: Cross to bee fully satisfyd Contented & payd, & thereof & euery part & Prcell there of, do hereby clearly & absolutely acquitt, exonerate & discharge the sayd Joseph Cross, him his heyres executors administrators, & every of them for euer, by these Prsents; I the sayd John

Barret aforesayd, haue demised granted barganed & sould & by these Prsents do demise grant bargane & sell, vnto the aforesavd Joseph Cross two Acers of Marsh being & lijng at the Necke of Land (Commanly soe Called) wch is in Wells, at or vpon the farme of Mr Samll Wheelewright in Wells aforesd, the which two Acers of Marsh is mowable, & as good as any I haue or Inioy, at y* aforesayd Necke; At the North Easter End bounded with Webhannet River, & on y^e South Wester side abbutting vpon the Marsh of Fran: Littlefejld Jujo^r, & on the [187] North Wester side, with the Marsh of Mr Joseph Booles: To have & to hould the sayd Prcell of Marsh, with all the benefitts profetts thereof ariseing, & the priviledges & appurtenances there vnto app^rtayneing, before by these Prsents barganed, sould or Intended to bee hereby given granted, barganed & sould to the sayd Joseph Cross, him his heyres executors, & Administrators, from the Ensealing & delivery of these Prsents, for ever peaceably & quietly to Inioy, without any let or Molestation from mee the sayd John Barrett, or any by from or vnder mee; Moreouer I the sayd John Barrett, the sayd Prcell of Marsh to the sayd Joseph Cross, his heyres executors & administrators, against all people do warrant & Ingage to Defend for ever by these Prsents. To the true & full Prformance of all w^{ch} Premisses, I do here vnto bind my selfe, my heyres, executors, & Administrators, by setting two my hand & seale firmely by these Prsents, this 7th day of Febru: 75/ John Barrett/

Fran: Backehouse

Elizabeth Barrett/

Geo: ffarrow/

her marke +

 John Barret appeared before mee this 7th day of Febru: 75/ & acknowledged this Instrument to bee his Act & Deed vnto Joseph Cross/ Edw: Rishworth Assote/

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A true Coppy of this Instrument aboue written transcribed, & Compared with the originall this 11th day of Febru: 1675: p Edw: Rishworth ReCor:

Know all men by these Prsents, that I Benjamen Johnson of yorke, do for & in consideration of thyrty six pounds Sterling, In silver & goods at money price, already received,

as alsoe some Iron worke, for a Ketch & more Benj• Johnson To Fran: Hooke Hooke Benj• Johnson To Fran: Hooke Hooke Benj• Johnson To Fran: Hooke Benj• Johnson Benj• Johnson To Fran: Hooke Benj• Johnson Benj• Johnson To Fran: Hooke Benj• Johnson Benj• Johnson Benj• Johnson To Fran: Hooke Benj• Johnson Benj• Jo

Imployment, at my saw Mill at Cape Nuttacke, for & In Consideration of all Which, I doe by these Prsents make ouer, & Morgage vnto the sayd Hooke for his security, my now dwelling house at yorke, scituate & lijng on the Western side of a Cricke w^ch runneth between the meeteing house & the aboue sayd house togeathr with the Twenty Acers of Land app^rtayneing & belonging vnto it, w^{ch} I formerly of my father & Hene: Symson did purchase, togeather with all the priviledges, y'to belonging; To have & to hould for ever, the abouesayd house & Land, as the sayd Hookes proper right, with out any lett by mee my heyrs executors or to him yº sd Hooke his hyeres executors administrators, or assigns for ever, as is aboue expressed, always provided that I the sayd Johnson should dy or proue defectiue in not paijng the abouesd Hooke, the aboue summes of money, y^t is already due, & shall bee due vnto him from tyme to tyme, & that in silver, or goods æquivolent vnto silver, & this to bee payd at or before the last day of August next Insewing the date here of, then this obligation or Morgage to bee of none æffect at all, otherwise to stand in full pouer force &

vertue as witness my hand & seale this fifth day of Febru: Anno: Dom : one thousand six hndred seaventy fiue/ Signed sealed & Deliverd In y^e Beniamin Johnson (^{his}_{seale})

Prsence of us Isaac Foster/

The marke of $\boldsymbol{\mathcal{P}}$ Patience Jefferys/

Mr Isaac Foster & Patience Jeffery doe Attest vpon y^r oaths y^t this Instrum^t aboue written is y^e Act & Deed of Benjã: Johnson, taken vpon oath before mee this 11th of Aprill 1676: Edw: Rishworth

Assofe

A true Coppy of this Instrumt aboue written transcribed out of the originall, & there with Compared this 21th day of Aprill: 1676: p Edw: Rishworth ReCor:

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To all Christean people to whom this Prsent Instrument shall come, Renald Jinkines of Kittery in the County of Yorke In New England yeamon, sendeth Greeteing, In our Lord God euerlasting: Know yee that I the sayd Renald Jinkines, for the naturall loue, good will & affection, w^{ch} I haue & beare to my well beloued daughter Phylodelphia Hayes of Kittery aforesd, Widdow, haue given granted Infeoffed aliened & Confirmed and by these Prsents doe give grant Infeoff & Confirme vnto the aforenamed Phylodelphia Hayes, her heyres & Assignes for euer, one dwelling house which was lately in the tenour houlding & occupation of Edw: Hayes, late whilst he lived of Kittery, in the County aforesd deceased, husband to the aforesayd philodelphia, togeather alsoe with Thyrty two foote of Land, to the Northward of the sayd house, & from thence a Twart the poynt or necke of Land East & West to the water side, being by Estimation one Acer or yabouts, bee It more or

Reynold Junkins To his Daughter Hayes less, adioyneing vnto the aforesayd Dwelling house, & likewise three Acers & halfe of vpland & swamp, being tenn Rodds in breadth, about two acers before you come to a bridg in the ould way, from Could harbour to Sturgeon Cricke, &

from thence East the same breadth ouer the bridg along by marked trees, till the aforesayd three Acers & halfe bee Compleated & made vp; part of w^{ch} Land hath already been Improved, & was in the occupation of Edw: Hayes aforesayd deceased/ And alsoe a Certen Prcell of sault Marsh lijng & scituate in Sturgeon Cricke in Kittery aforesayd, adiovneing on the North & West to Thomas Broughtons grant of vpland, & on the South bounded with the Mayne Cricke, & on the East with a little Runne of water, runneing out of a swampe, togeather with the flatts adioyneing there vnto, & in yº sayd Cricke neare vnto a poynt of vpland where Stephen Greenu: had formerly a wigwame, being by Estimation about halfe an Acer or there abouts, to all lijng & scituate in Kittery aforesayd, togeather alsoe with all singular the profetts, Commoditys Aduantages, hæriditam^{te} priviledges, woods vnderwoods Tymber benefitts & appurtenances w'soeuer, there vnto belonging or any wise app^rtayneing, or had vsed demised occupied, & Inioyed as part Prcell or Member thereof, or as therevnto, or to any part or Prcell thereof, belonging or any wise app^rtayneing, to have & to hould the sayd dwelling house with the Land Adioyneing y¹vnto, with the three Acers & a halfe of vpland & swampe as aforesayd, & alsoe the Marsh before mentioned, with all & singular the profetts Comodtys aduantages, hærditaments priviledges woods vnderwoods Tymber benefitts & appurtenances, there vnto belonging & app^rtayneing, vnto the sayd Phylodelphia Hayes, her heyres executors Administrators or assignes for euer/ Clearly acquitt & for ever hereafter well & sufficiently saue hareless & Indemnify, of & from all & all manner of Claymes leases grants barganes, sayles Joynters Dowers alienations executions had made

done suffered, Prmitted or Comitted by the sayd Renald Jynkines his heyres executors or administrators, or here after to bee had made done, suffered Prmitted wittingly by any of them, & willingly for tyme to come, & sayd Renald Jynkines doth further Covenant promiss grant & agree with for him selfe his heyres, executors & administrators, & to & for every of them, her the savd Phylodelphia Hayes, that hee the sayd Renald Jynkines, his heyres executors or administrators, or some or any of them, shall & will ever hereafter keepe & ever saue the sayd Phylodelphia Hayes, his heyres executors administrators, & Assignes and every of them in the quiett & peaceable possession of the before mentioned Premisses, & against all & all manner of Prsons, Claymeing or to Clayme from by or vnder him, or any of them, & all Prson & Prsons w'soeuer, shall & will warrant & ever defend according to the true Intent purport & meaning of these Prsents, any thing here in mentioned Contayned or euinced to the Contrary, In any wise notwithstanding/ In witness worf I have here vnto put my hand & seale/ Dated in Kittery in Pischataqua River in New England aforesayd the seaventh day of March, according to the Computation of the Church of England, one thousand six hundred seaventy fiue, & six Anno Dom ? The signe of \mathcal{D} (^{his} scale)

Renald Jynkines

[188] Signed, sealed & Delivered,

in the Prsence of us, James Emery/ William Spencer/ Richd Allexand^r/

> Renald Jinkines appeared before mee this 7th day of March 1675: 76: & did acknowledg the aboue written Deed, to bee his own free Act & Deede, with his hand & seale to it/ John Wincoll Assote/

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This Instrument & Deede within written transcribed out of the Originall this 22th day of Aprill: 1676:

p Edw: Rishworth ReCor:

This Witnesseth that I John Wincoll of Kittery in the County of Yorke in the Massatusetts Colony in New England, for an In consideration of one hundred pounds received of Moses Woster of the same Toun before ye sealing & deliv-

John Wincol То

ery here of, to full Content & satisfaction, hath given granted barganed sould, Infeoffed & Con-Moses Worster firmed, & doe by these Prsents for him selfe his

heyres executors & Administrators, giue grant bargan sell Infeoffe & Confirme, vnto the aforesayd Moses Woster, Two hundrd Acers of Land scituate & lijng in the Town of Kittery, & bounded with the great River aboue the Salmon Falls on the South West, the Land of Christopher or Paul Batt on the South East, the Commons on the North East, & Geo: Broughtons Land on the North West/ Wch two hundred acers of Land, was lately granted vnto the sayd Wincoll, by the Town of Kittery in two severall grants, made in one day as may more amply appeare in the ReCords of the sayd Town, & now by y° sayd Wincoll sould vnto y° sayd Moses Woster/ to have & to hould all & singular the aboue barganed Prmisses, with all the appurtenances, & priviledges w'soeuer thereto belonging to him the sayd Moses Woster, his heyres executors, administrators or assigns for ever; The same to defend against all Prsons w'soeuer Clameing any Lawfull right title or Interest in any of the aboue barganed Premisses or to any part or Prcell there of, by from or vnd^r the sayd John Wincoll his heyrs executors or Administrators for ever, & for Confirmation of the treuth hereof, the aforesayd John Wincoll, hath here vnto set his

hand & Seale this one & Twenteth day of July, In the yeare of our Lord one thousand six hundred seaventy & foure/ Signd sealed & Deliuered John Wincoll (^{his} eeale)

in the Prsence of/ The marke of Clement Short Eliazer Beeres/

This Instrument aboue written was acknowledged by Cap^t John Wincoll to bee his Act & Deede the 21: of July 1674: before mee

Roger Playstead Assotiate/

A true Coppy of this Instrument transcribed out of the originall, & there with Compared this 24th day of Aprill 1676: p Edw: Rishworth ReCor:

Mr Thomas Broughton Entreth Caution against any Deed or Instrument y^t hereafter may or shall bee brought vnto these ReCords to bee ReCorded, for any part of the Sallmon Falls Mills at Newgewanacke, with y^r appurtenances or Accomodations of Tymber belonging there vnto, vnder any Prtence of his Consent or Concurrence of Cap^t John Wincolls Consent y^rvnto, w^ch cannot appeare Legally to bee given, w^teuer may bee Pretended to bee obtayn'd in any seruptitious way, & y^rfore to bee accompted altogeather Invalidd/

Know all men by these Prsents, that w^Tas Henery Sayword of Yorke, & Bartholmew Gydney, are Joynt & æquall Partners in the New Mills, vidz^t one saw Mill with two saws & one Corne Mill & all appurtenances, that are Now building at Pungustuck alias Westcustogoe in Cascoe bay, & Wr as the sayd Gydney hath disbursed his full share for the Com-

pleating finishing & accomplishing the sayd Mills to the Content & satisfaction of the sd Sayword, & the sayd Sayword haueing in Consideration there of Ingaged fully to finish the sayd Mills; ffurther know that y^o sd Gyney hath let or put to rent his part of the sayd Mills to the aforesd Henery Sayword in manner & forme as followeth/

1: The sayd Sayword is to have the aforesd Mills to Improve for his owne proper vss the next sumer following the date hereof, vntill the Twenty ninth day of Septe^{br}, one thousand six hundred seaventy & fiue, In Consideration of w^ch hee the sayd Sayword doth Ingage to pay or Cause to bee payd to the sd Gydney or his order Tenn thousand foote of M^rchañable boards, at the sayd Mills any tyme in Sep-

tem^{br}, aboue mentioned, Wⁿ demanded at the sayd Mills, & further the sayd Gydney doth lett a or set to rent the sayd Mills his part of them to y^e sayd Sayword, to bee Improved to his proper

vss from the Twenty ninth day of Septemb^r one thousand six hundred seaventy & fjue, the Tearme of two full years Ending the 29th day of Septem^{br} one thousand six hundred seaventy & seaven / In consideration of Which hee the sayd Sayword doth Ingage him selfe his heyres, executors administrators & Assigns to pay or cause to bee payd vnto Bartholmew Gydney, his heyres executors Administrators Or assigns fluety thousand foote of boards p Ann : the Tyms of payment are as followeth/ In the Moenth of May one thousand six hundred seaventy & six tenn thousand of M^rchafble boards, & soq forward to pay tenn thousand p Moenth till the fu.. some of fluety thousand foote of M^rchatble boards bee payd for that yeare, weh payments are fully to bee Compleated in the Moenth of Septem^{br}, for that yeare, & then in the yeare one thousand six hundred seaventy & seaven, the sayd Saywor. doth Ingage as aboue sayd, to make the like payments as aboue mentioned, vidz^t In the Moenths of May, June, July, August, & Septmebr in each Moenth Tenn thousand foo . . of M^rchtable boards at the Mill, vnto the

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sayd Gydney or his order, to say one hundred thousand foote of M¹chtble pine boards, to bee fully payd as aforesayd, besid^a the Tenn thosand that are to bee payd for y^e next summer, as aforesd/ And for ye full & true Prformance of the Premisses, the sayd Sayword doth Ingage to giue any further security as the sayd Gydney shall at any tyme demand/ & alsoe the sayd Sayword Ingages both him selfe his heyres, executors, Administrators & Assigns that dureing the Tearme aforesd, the sayd Mills shall bee noe ways Ingaged to any Prson or Prsons & a . the end of the tearme aforesayd of two years, the sayd Sayword doth Ingage him se . . . his heyres executors Administrators & Assignes to giue to the sayd Bartholmew Gydney his order or Assignes the full possesion of the whoole Mills aforesayd, to bee Managed at the discretion of the sayd Gydney, hee ye sayd Gydney delivering vnto ye savd Sayword or his order, the produce of the sayd Saywords part as It ryseth, & the Mills produce/ In witness here vnto the sayd Henery Sayword, & Bartholmew Gydney haue sett two there hands & seales, this foureteenth day of Octobe. one thousand six hundred seaventy & foure, to bee alsoe vnderstood, that the sayd Sayword doth alsoe Ingage at the End of the Tearme aforesayd, of Two years, hee shall leaue vnto the sayd Gydney, or his y° sayd Mills in good & sufficient repayre [189] in all respects w'soeuer, or any of the appurtenances therevnto belonging, & w^tsoeuer is needfull there vnto, & alsoe what stocke of Loggs shall then bee found at y° Mill the sayd Gydney is to haue one halfe/ Hene: Sayword (his seale) to bee alsoe vnderstood, that wras

It is sayd that y^e sayd Gydney is to haue the full pouer of Mannageing the sayd Mill of the Tearme aboue mentioned, the sd Gydney is to take aduise

<u>è –</u>

Bartholmew Gydney (his)

BOOK II, FOL. 189.

from the sayd Sayword in putting in hands on the sayd Saywords part of the Mills/ Signed sealed & delivered in y^e ßsence of us/ Witness Obed: Walker/ Ephraim Marstone/ This Instrument was Acknowledged by Henery Sayword & Barthol-Mary Pateshall/ mew Gydney to bee y' Act & Deed before mee Edw: Patteshall Justice/

A true Coppy of this Instrument transcribed out of the Originall this 30th day of May: 1676:

p Edw: Rishworth ReCor:

To all Christean people to whom this Prsent writeing shall come/ Henery Sayword of Yorke in the County of Yorke Shyre in New England sendeth Greeteing/Wras the aboue named Sayword, is Joynt partner with Bartholmew Gydney of Salem in New England, in the purchase of a Tract of Land & River at Cascoe bay, as by the Deed of sayle appeareth, & hee the sayd Sayword haueing already sett vp a dame vpon the first Falls called pungustuke alias Wescustogoe, & raysed the frame for a saw Mill & Corne Mill at

the place aforesayd; Now know yee that y° sayd Henery Sayword for a valewable Consideration Hen: Sayword to him in hand payd, before the sealing & Deliv-Bar: Gidney ery here of, Well & truely payd by Bartholmew

To

Gydney of Salem aforesayd, hath sould vnto y* sayd Gydney & his heyres for euer, all the Moety, or halfe of the Dame & Mills, Prementioned, & doth further Couenant & promiss, to & with the sayd Gydney for him selfe heyres executors & Administrators & assignes, In Consideration of ye aforesd payment already made, w'by hee the sayd Sayword is fully satisfyd; Compleatly to build vp the sayd Mills, & substantially to finish the Dame, & to make a substantiall roofe, & covering to the sayd Mills, & alsoe to build & finish a dwelling house sutable to Intertayn such workemen as shall bee Imployd, in Manageing of ye Mills, wn built, & alsoe to fitt & provide vpon his own pper charge, all such Iron worke or workes as are needfull to bee vsed in such Mills, & alsoe bownes Needfull to keepe the Loggs about the Mill, & all & singular things w^tsoever are needfull in every respect for the makeing the sayd Mills for vss & pfett, of the sayd Gydney his heyres or assignes; Hee the sayd Sayword doth absolutely sell & Ingage the true Prformance of the Premisses, the one halfe of w^ch as aforesd to bee the savd Gydneys own proper for him selfe, his heyres & assignes for euer, & the sayd Sayword for him selfe his heyres executors administrators & Assignes, doth Covenant promiss to & with the sd Gydney his heyres & Assignes, that hee the sd Sayword is the true & lawfull owner of the sayd Mills & that hee hath full pouer, in him selfe & Lawfull authority to grant bargane sell & Confirme the aforesd Mills, & that y° same is free & cleare from all or any Ingagem^{ts} of any kind w^tsoeuer, whither by Titles, Dowers pouer of thyrds by his wife, or otherwise to bee challenged to or in the same/ & that the sayd Sayword doth hereby Ingage for him selfe his heyres executors Administrators & assignes that the barganed premisses shall by him selfe & his own proper charges bee fully Compleated at or about the middle of May next Insewing, the date hereof, & y^t y^e barganed Premisses shall bee to ye sayd Gydney, & his heyres & Assignes for euer, peaceably to Inioy as there own in fee symple, & alsoe doth further Ingage to & with ye sayd Gydney his heyres & Assigns vpon reasonable & lawfull demand, shall & will Prforme & doe or cause to bee Prformed & done, any such act or Acts further, whither by way of of acknowledgm^t of this Prsent Deed, or release of Dowry In respect of Mary his wife, or in any

kind, y^t shall or may bee for the full Compleating Confirmeing & sure makeing of the afore barganed Premisses, vnto the afore sayd Bartholmew Gydney his heyres or Assigns according to y^o true Intent here of/ In witness w^rof, the sayd Sayword hath set two his hand & seale this foureteenth day of Octob^r one thousand six hundred seaventy & foure In the Twenty sixth yeare of soueraign king Charles the secund/ Henery Sayword (^{his}_{scale})

Signed sealed & Delivered

In the fisence of/
Obed : Walker/Henery Sayword acknowledged this
aboue written to bee his Act &
Deed before meeMary Pateshall/Edw : Pateshall Just/

A true Coppy of this Instrument Transcribed out of the Originall & there with Compared this first day of June 1676 :

p Eđw : Rishworth ReCor

Know all men by these Prsents that Henery Sayword of yorke neare Pischataq doth by these Prsents Morgage make ouer sell alleine & Confirme vnto Bartholmew Gydney his heyres & Assigns for euer, my halfe of the Mills I haue in partnership with the sayd Gydney att Cascoe bay, to bee his to possess & Inioy for him selfe & his heyres for euer, with all the Land priuiledges & appurtenances, there vnto belonging Ingageing alsoe to finish & fully Compleate the sayd

Mills in euery respect for the vss of the sayd Gydney his heyres & Assigns; The Condition of this obligation is, that If the sayd Soward doe Cause to bee payd vnto the sayd Gydney or his heyres, executors, Administrators or assigns, the full & Just some of One hundred & tenn thousand foote of M^rchātble pine boards, at the tyms of payment already agreed on, then the aboue obligation to bee voyd, & of none æffect, but in case of default of payment of the some aforesayd, or any part there of, according to agreement already made between them, then the sayd Gydney hath by these Prsents pouer to reenter, not onely on his own halfe lett vnto the sd Sayword, but alsoe of the other halfe aboue mentioned, & for euer to hould It in fee symple to his own proper for him selfe his heyres & Assigns for ever, euen the whool Mills with all the priuiledges, & appurtenances there vnto belonging/ In witness w^tof the sayd Sayword hath set two his hand & seale this fourteenth day of October one thousand six hundred seaventy & foure/

Signed sealed & Delivered in Henery Sayword (his seale)

the Prsence of us/ Witness

Obedi : Walker/ Ephraim Marstone/ Mary Patteshall/ This Morgage was acknowledged by Henery Sayword to bee his Act & Deede/ I say acknowledged before mee

Edw: Pateshall Just /

A true Coppy of this Morgage transcribed out of the Originall, & there with Compared this first day of June: 1676: p Edw: Rishworth ReCor:

(190] To all Christean people to whom this Prsent writeing shall come/ Thomas Stevens of Kenebecke, & Margeret his wife send greeting: Know yee that Wee Tho: Stevens & Margaret my sayd wife, for & in Consideration of a considerable some to use already in hand payd, by w^ch wee acknowledg our selues fully payd & satisfyd, before y^e sealing & delivering here of, Well & truely payd by Hene: Sayword of Yorke & Bartholmew Gydney of Salem in New England hath given granted barganed sould aliend Infeoffed & Confirmd, & by these Prsents doth fully Clearly, & absolutely giue grant bargan sell alieine Infeoff & Confirme, unto the sayd Henery Sayword, & Bartholmew Gydney, all that Land & River lately purchased of Terrumquin Abumhamon, Robine Hoode, Werumby & Robine Indean Saga-

mors belonging to Cascoe Bay, being all that Tract of Land & River, lijing & being in Cascoe Bay, from the Tho: Stephens first falls aboue Mr Ryalls house called pumgus-То Hen: Sayword tucke, alias Wescustogoe, from the aforesavd & Bar: Gidney falls to yº Head of the River, & of euery branch & Cricke there of or there vnto belonging, & In breadth of Land two Miles on each side of the sayd River & soe to runne the aforesayd breadth of two Miles on each side, to the vtmost extent aboue mentioned/ with all the Marsh Woods vnderwoods Tymber Trees with all my Estate right Title Interest vss propriety, possession Clayme & demand wtsoeuer of in or to the barganed prmisses, with all ye priuiledges yr to belonging, & apprtayneing, as fishing fowling Meddows &c: To have & to hould, the sayd barganed Premisses thereto belonging & app^rtayneing, vnto the sayd Hene : Sayword & Bartholmew Gydney, in æquall shayres to them & there heyres & Assignes for euer, to the onely proper vss & behoofe of the sayd Hene : Sayword & Bartholmew Gydney there heyres & Assigns for euer: And the sayd Thomas Stephens at the tyme of the Grant bargan & sayle of the Premisses, vnto the sayd Sayword & Gydney, & vntill the delivery here of vnto them, to the vss of them & there heyres & Assigns for euer, was the true & lawfull owner of the aboue barganed p^rmisses, & that hee the sd Stephens hath in him selfe full pouer the Premisses to grant bargan sell & confirme as aforesayd, & doe Covenant & promiss to & with the sayd Sayword & Gydney, that the same is free & Cleare, & freely acquitted, & discharged of & from & all manner of former & other Gyfts, Joynters Dowers W^tsoeuer, to bee challenged of or in the same, or any part there of, & from all & singular other charges, titles, troubles, Incumberances, & demands w'soeuer, by the sayd Stephens or any Prson or Prsons whatsoeuer, by his or there Act means Consent or default, Consent or pcurement, & that the sayd Hene: Sayword & Bartholmew Gydney there heyres & Assignes shall or may hence forth for euer lawfully, peacea-

bly & quietly haue hould vss occupy, possess & Iniov the sayd barganed Premisses, with the priviledges & app^rtenances there vnto belonging & app^rtayneing with out the least sujte, trouble denyall Molestation, Contradiction or disturbance of the sayd Stephens & Margeret his sd wife or his or her heyres, executors, administrators, or any other Prson or Prsons w^tsoeue. Claymeing, or Pretending to haue any Estate right title Interest Claym or demand whatsoeuer, of in or to the same, or any part or Prcell there of, from by or vnder them, or either of them/ In witness wrof the sayd Tho: Stephe . . & Margaret his wife, haue set two there hands & seales this Twelth day of Octob^r in the yeare of our Lord, One thousand six hundred seaventy & foure/ In the Twenty six^t yeare of our Soueraign Lord King Charles y^e secund/ Signed sealed & Delivered Thomas Stevens (his seale)

In the Prsence of us/

Witness Ephraim Marston/

The marke of

Mary Petishall/

Margerett Stephens (his Seele)

This Deed was acknowledged before mee by Thom.. Stephens to bee his Act, & by Margeret his wife she freely quitting her Clayme of thirds or Interest in the sayd Land, I say before mee

Edw: Pateshall Just

I william Ryall in the behalfe of Thomas Stephens, & by his order, gaue possession of the Land at Westcostugooe aboue mentioned by Turff & Twi.. vnto Hene Sayword & Bartholmew Gydney, this 16th of Octob^r 1674: by mee

William Ryall his marke M

witness/Joseph Alline John Freathy his marke ∂ his marke FA

Patricke Jennison his marke \mathcal{F} 12: Octob^r 1674

A true Coppy of this Instrument aboue written transcribed out of the Originall & there with Compared this secund of June 1676: p Edw: Rishw.... ReCor:

BOOK II, FOL. 190, 191.

Know all men by these Prsents, that I Thomas Stephens of Kenebecke hau. Constituted & appoynted, my beloued frejnd William Ryall my true & lawf... Atturney for mee

& in my place & stead to give possession accordresonance ing to law by Turff & Twigg of y^t Tract of Land & River Called pumgustacke alias Westcostugoe in Cascoe bay, lately sould by mee the sayd Stephens vnto Hene: Say . . . & Bartholmew Gydney, I say to give possession of the sayd Land & Riv. . vnto y^e aforesd Sayword & Gydney to bee thers, thejr heyres & assigns for eu . . houlding firme & stable as alsoe ratifijng & Confirmeing, what my sayd At . . . ny shall doe according to the Premisses, to bee as fully & æffectually, as If my selfe were Prsonally P^rsent/ In witness here of I haue sett two my h . . . & seale, this thyrteenth day of Octob^r one thousand six hundred seaventy fou . . Thoms Stephens ($\frac{his}{seale}$)

Witness/ Ephraim Marston/

Brother William Ryall, I would request you to give possession of y^t Land & Ri... vnto Henery Sayword, & Bartholmew Gydney in my name, & steade according t. the letter of Atturney, w^tin I have fully Impoured you so to doe, & I shall b. ready to serve you in what I may & rest, yours to serve you in what I may/

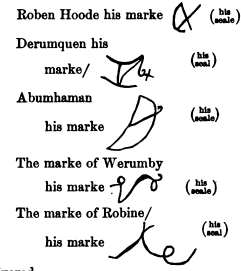
13:8:74 . p Thoms Stephens/ A true Coppy of this letter of Atturney & postript vnderneath, transcribed & Compared with the Originall, this 2: June: 1676: p Edw: Rishworth ReCor:

[191] This Indenture made the 19th day of Janvary: 1673: between Robine Hoode Derumquen, & Abomhammon, Weroumby, & Roben, Sagamors, on y^e one Party, & Thomas Stephens on y^e other Party; Witnesseth, that Wee Robine Hoode, Derumquin Abonhaman Werumby & Roben, for & In Consideration of Certen pay, to us in hand payd before the sealing & delivering of these Presents, With which pay Wee do acknowledg our selues fully satisfyd & payd, to our Content, thereof & euery part there of, doe acquitt, exonerate, & discharge the sayd Thomas Stephens, his heyres executors,

& Assignes for ever, by these Prsents haue given granted. barganed & sould & Confirmed, & by these Prsents doe absolutely giue grant sell & Confirme vnto the sayd Thomas Stephens his heyres & Assig^s for ever, all that Prcell or Tract from v^e first falls pumgustucke or called p the English Westcasdogoe in Cascoe bay from y° aforesd falls to y° head of the River euery branch & Cricke there vnto belonging, & in breadth two Miles at each side of the River, with all the Lands Marsh as profetts, Woods vnder Woods Tymber Trees, of what sorts soeuer, with all priuiledges of fishing & fowling, hunting Haukeing, with all/other priuiledges of what sort or nature soeuer, is or may bee Contayned in the aforesayd bounds, or any part or Prcell there of/ To have & to hould, all & singular the aforesayd Premisses hereby granted barganed & sould, with every of their Members, app^rtenances Whatsoeuer, vnto the onely vss & behoofe of Thoms Stephens, his heyres & Assignes for euer, hee or they paijng one good eare of Indean Corne yearly vpon the fiue & Twenteth day of March, If it bee lawfully demanded as an acknowledgm^t, hereby Imptying our selues our heyres of & from all clayme, & Interest to the afore mentioned Prmisses, or any part or Prcell there of: And Wee Roben Hoode Derumquene, Abamhaman, Werumby, & Roben for our sclues, & by these aforenamed Premisses, before granted & bargand & sould with all the appurtenances there vnto belonging, to the onely vsse & behoofe of Thomas Stephens, & his heyres & Assignes for euer, aganst us or heyres & Assignes, & all & euery Prson lawfully Clameing from us vnder us, & them or any of them, shall & will warrant & for euer defend by these Prsents, & In witness of the treuth here of, Wee Robin Hoode, Derumquen, Abhamamon, Werumby & Robine,

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haue herevnto sett our hands & Seales, this nineteenth day of Janvary, One thousand six hundred seaventy three/



Signed sealed & Delivered in the psence of us/ Thomas Gyles/ Allister Comby/ The marke of Daniell/

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The marke of Wedasawasam/

The marke of Mis Joane

A true Coppy of this Instrument transcribed out of the originall, & there with Compared this 2 : day of June : 1676 : p Edw : Rishworth ReCor

This witnesseth, that Nicholas Hodgsden of Kittery in the County of yorke, In the Massatusetts Colony in New England, Yeamon, with the Consent of Elizabeth his wife, for diverse good causes & Considerations them moueing there vnto, spetially In reference to a marrage some years since consummated, between John Morrall of the Tow. aforesayd, & Saraih the daughter of the sayd Nicho: Hodgsden & Elizabeth his wife, & out of that tender affection, the sayd Nicholas, & Elizabeth his sayd wife, beareth vnto the sayd Morrall & Saraih his wife, & to theire children, & as a sufficie.. portion, given out of the Estate of the sayd Nicho:

Nic• Hodsden To Jn• Morrall Hodgsden, vnto y[°] sayd John Morrall with his sayd wife, hath passed over, given, granted, alienated Infeoffed & Confirmed, & doe by these Prsents for them selues, their heyres executors &

Administrators, passe over, & giue, grant, alienate, Infeoff & Confirme vnto the aforesayd John Morrall, one Messuage, or Tenement scituate, & being in the Town of Kittery aforesd, & being part of the homestall of the sayd Nicholas Hodgsden, & lijng on the North side there of, & bounded with burch poynt brooke on the North, & part of a Coue on the West, & the Land of the sd Nicholas Hodgsden on the South & on the East & contaynes about seaven a . . . of Land more or less as It is parted from ye Land of ye sd Nicho: Hodgsden, on the East, by a Certen spring that runneth into burch poynt brooke, the sayd Nicho: Hodgsden always reserveing vnto him selfe the free vss of the water of the sayd spring, with the Lyberty of thre. or foure rodds of Land about the sayd spring, for men or cattle to come to the water; The aforesd Tract of Land hath been for diverse years past given into the possession of the sayd Morrall, & built vpon & Improved, & now by the sayd Nicholas Hodgden & Elizabeth his wife, by this Deed of gyft, passed ouer vnto the sayd John M...rall, to have & to hould all the aboue granted Premisses, with all the app^rtenanc.. & priuiledges there vnto belonging, to him the sd John Mor-

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rall his heyres, executor. Administrators or Assigns for euer, & If at any tyme the sayd John Morrall shall see cause to sell the aboue granted tenement, or any part or Prcell there of hee the sayd John Morrall shall sell it to v° savd Nicho: Hodgsden, or his heyres, hee or they giveing as much for It, as any other man will give/ In Confirmation wof I ha.. here vnto set my hand & seale this 3d day of Decem^{br} 1674: Nicho Hodgsden his

Signed sealed & Delivered

in the Prsence of William Hackelev

9 Country

at Boston

marke / (his (scale)

Nicholas Hodgsden doth own this Instrum^t to bee his Act & Deede, & with the free Consent of Elizabeth his wife, before mee this 4th day of December/74/

Edw: Rishwor . . Assote/

A true Coppy of this Instrument transcribed & Compared with the Originall this secund day of June 1676;

p Edw: Rishworth ReCor:

At a Generall Court houlden at Boston May 4th, 1676:

Wras by an Act of this Court Febru: 21:75: It was ordered that nine Country rates should bee Leavyed vpon the Inhabitants of Yorke Shyre, for the Rates ordered by y. Court Defraijng of the charges of the warr in that County expended, & accordingly warrants wer.

Issewed out by the Countrey Treasur, & Major walden appoynted to receive . . sayd rates soe Collected / & W'as there is nothing done to æffect in Prsewance It is now ordered by this Court, that y° aforesd nine rates shall bee sp..... Leavyed & payd in for the vsse aforesayd, to the Prsent Treasu^r of the Co.... of Yorke, who shall take æquall Care, y^t togeather with w^t hath been disbursed

amongst them selues, the other disbursem^{to} made by ord^r of authority, for y^r releife, bee duely & spedily payd/

This is a True Coppy of the Generll Courts Act as Attests William Stoughton p ord^r

A true Coppy of this order transcribed, & Compared with the originall, this 6th day of June 1676:

p Edw: Rishworth ReCor:

[192] At a Generall Court houlden at Boston May 4th 1676

W^ras by Information of Severall Deputys of the County of Yorke shyre, respecting that law of the Committee of Militia, w^ch binds vp the approbation of all Accopts & arrers touching the Prsent warr, sooly in the hands of the sayd Committee of Militia in every Town, by whom a great part of the sd charges ariseing amongst us are mostly Claymed/

Court ordr about Arrears of Acc^w
The Premisses Considered, It is hereby ordered by this Court, & appoynted, that Majo^r Nicholas Shapleigh of Kittery, Mr Edw: Rishworth of yorke, & Mr Sauell Wheelewright of

Wells, bee & are hereby Impoured, to Call before them examine & approue all such necessary arrers, & charges, as shall or may appertayn to y° County aforesayd & what charges by them according to law, shall bee allowed, & approued (provided It bee not in wine & Strong Lyquoⁿ) shall by the sayd Coūty bee duely payd, & satisfyd from tyme to tyme/

This is a true Coppy of y^e Act of the Genell Court as Attests William Stoughton p ord^r

A true Coppy of this order transcribed out of y^o originall, & y^rwith Compared, this 6th : d : of June (1676)

p Edw: Rishworth ReCor:

BOOK II, FOL. 192.

1

Hen: Greenland's Bill To Geo: Norton

Know all men by these Prsents, that I Henery Greenland of Kittery poynt in the River of Pishataqua Chyergeon, doe ow & stand indebted vnto Geo Norton of Pischataqua River shipe-

wright, in the Just & even some of sixty pounds seaven shillings, of Lawfull money of New England or goods, at money price, due to bee payd to the sayd Norton or to his lawfull Atturney, executors Administrators or Assignes, at or before the fiue & twenteth of March vpon demand, next Insewing, the date hereof, with out fraude or further delay; To the w^{ch} payment well & truly to bee made, I bind mee my heyres, executors & Administrators & euery of them, in the pœnall some of sixty pounds seaven shillings, of like lawfull pay of New England, firmely by these Prsents/ sealed with my seale dated this twenty Eight day of Septemb^r Anno : Dom : 1671 : Hene: Greenland (his soule)

Sealed & delivered

in y^e Prsence of/ James Randell/ Jacob Brown/ Ralph Hall/

Great Ysland this 28th Novebr 1674 : James Randle came & made oath that hee saw Hene: Greenland signe & seale the aboue written before mee Elyas Stylemā:

Commissio^r/

Ralph Hall came & made oath that hee saw Hene : Greenland signe seale & deliver this bill as his Act & Deed, & that It was given the sd Norton, in Consideration of one quarter part of the pinke Lenham/ June 30th 1675: deposed before mee Elyas Stylemā : Commisso^r/

A true Coppy of this bill as Attested transcribed out of y^e originall & y'with Compared this 16: June 1676:

p Edw: Rishworth ReCor:

I Henery Greenland doe promiss to pay vnto George Norton a barrell of Macharell, before the fall of this Prsent yeare/ 1672: Hene: Greenland/ Testes/ Tho: Wiggin/

BOOK II, FOL. 192, 193.

Great Ysland 11: Noveb¹ 1674

Mr Tho: Wiggins made oath that hee saw Mr Hene: Greenland signe the aboue written as his Act & Deede/ before mee

Elyas Stylemā: Commisso^r/

A true Coppy transcribed out of the originall, this 16: June: 76: p Edw: Rishworth ReCor:

[193] These Presents witness that I Hene: Badge of Kittery in the County of yorke haue sould alyend, Infeoffd & barganed, & Delivered six Acers of Land next Adioyneing to Enocke Houtchings his Land vnto Nicho: Weekes of the same place & to his heyres executors or Assigns or any of them for ever, from the aforesayd Henery Badge his heyres or Assignes for euer/ this aforesayd Land is Twelue

Hen: Badge To Nic• Weeks 1

rodd in breadth, & runnes backe in the Woods vpon the sayd breadth, vntill the aforesayd six Acers bee accomplished/ furthermore I Hene:

Badge do promiss this sayd Land to bee Cleare from all Intanglements Morgages or sayls formerly, & do hereby own my selfe fully satisfyd for the same, as witness my hand this sixteenth day of Decemb^r 1672:

Sealed signed & Delivered

in Prsence of us/ Richd Lockewood/ The marke of Enocke/ Houtchin/

John ffennicke

The Marke of Hene:

Badge/HP (his scale) The Marke of Elizabeth Badge

Great Ysland this 28th of July 1673: Hene: Badge come & acknowledged the aboue written, to bee his free Act & Deede/ before mee Elyas Stylemā: Commissio^r/

Воок П, Fol. 193.

A true Coppy of this Instrum^t transcribed & Compared with the originall this 16: of June: 1676:

p Edw: Rishworth ReCor:

To all people to whome this Prsent writeing shall come, I John Harker Senjo^r of Yorke In New England, fisherman, do send Greeteing to all my beloued frejnds, w^{ch} haue been heretofore/ know yee that I the sayd John Harker, for & In Consideration of the loue I doe beare vnto my onely well beloved son John Harker, being now fisherman at Winter

Jn• Harker To his Son John Harbo^r, I have given granted, & I do freely giue & grant, & I doe freely by these Prsents absolutely Confirme vnto this my sonn John Harker, one small Ysland that is my own lijng within the

Harbour, of yorke, ouer right Aganst the fishing stage, y^t lyeth at y° Entry into the sd Harbour And alsoe I doe in the like manner, giue vnto this my aforesayd sonn, one & all the Prcell of Land that doe belong vnto mee, that is mine own, lijng & abounding vp the River of y° aforesayd Yorke, or Agamenticus, this sayd Prcell of Land lijeth in a Tract of Land, that Cap^t John Davess hath ½ part, & William Moore haue a ‡ part It being yet not deuided my part, is the other fourth part of this sayd Tract of Land/ This sayd Tract or Prcell of Land which belongeth vnto mee, with all the Wood standing or lijng, with all the Marsh & all other priuiledges y' app'tayneth vnto this my sayd Prcell of Land, & alsoe the sd ysland with its Marsh & app'tenances, & all the priuiledges therevnto belonging; These abouesd Premisses, I do freely fully & absolutely giue, & by these Prsents, Confirme vnto this my sonn John Harker, his heyres executors, administrators, or Assignes or any of them, to haue & to hould for euer, & In y^e Prformance of all those abouesd Premisses, I do here vnto set my hand & seale this first day of July, one thousand six hundred seaventy three, & being

the fiue & twenteth yeare of y^e Reign of our Soueraigne Ld King Charles the secund, king of England, Scotland, France & Ireland Defend^r of the faith/ The marke of (^{bis}_{scale}) Sealed signed & Delivered in John Harker the Prsence of us/ The marke of Joseph Donnell Edw: Woolcocke/ A true Coppy transcribed & Compared with y^e originall this 27th

> of June 1676 : p Edw : Rishworth Re Cor :



wise, according to the Costome of England, Which Prsons woe Chozen out of your Number may bee distinguished from the rest by the name of Commissioners for appeales In the your former Instructions to y° contrary, Notwithstanding; These Presents shall bee to you a sufficient warrant and discharge/

Given vnder our hands & seals the 20th day of Novemb' att flort James In New Yorke vpon the Isle

: 3331 : mod onnA anatadnaM to

(bis) Richard Nicolls (best Carr/ (best) Robert Carr/ To Mr Jocelyn & the rest of the Justices of peace In y^e prov-

ince of Mayn/ A true Copy of this order abo

A true Coppy of this order aboue written, transcribed out of the originall & y'with Compared this I7: day of Janvary: 1666: p Edw: Rishworth Re:Cor:

[194]

Province of Mayn, is well received; In answere wherevuto with the advise of Sir Robert Carr, tis thought fitt to direct you In the Case of Appeales, That In regard a Competent former Instructions Appeales were reserved) Cannot for the Present Attend the affayres of your province, and now Weighing the Inconvenjences & difficultys w^ch probaly may ply that Defect amongst your selues, by Chuseing & appoyning three Prsons out of your Present Justices of the peace, to sitt as a Court of Chancery to heare receive & determine In equity all or any appeales, from the Coman law or other-

Gentlemen/ yours by Roger Playstead October 11th from Yorke In y^o

p Edw : Rishworth ReCor :

A true Coppy of y^t letter sent by y° Court to Gene¹¹ Nicolls, & of his answere returned y^r vnto, transcribed out of y^r Originalls & y^r with Compared this 16: Janvary 1666:

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i neuron io yab diversity and an internet io

I should very willingly have Joyned with Sir Robert Carr in favour of Mr Playstead, but being a stranger to y° matter, for mee/ Onely in his faūor an Order is made for the restoreing of the Cattle in all thinges possible and honest, you will find mee ready to Comply & sure I am you will expect noe more from Yor Sor affectionate freind & servant more from Yor New yorke on y° Isle Richard Nicolls/

alsoe to Prevente from spoyl any Tymber or Mast Trees being with in the bounds of Mr Maysons propriety/

yon to contrive a meanes by any frejnd In Boston for your supply (even though the same were publiquely prohibited) I have Impoured Mr Shapleigh not onely to Cutt, but

Gentlemen/

lijng with in the propriety of Cap^t John Maysons Interest, w^tof Wee vnderstand your hono^t hath y⁶ disposeing/ For W^ch purpose Majo^t Shapleigh (if it may like yo^t hono^t) may bee a fitt Prson/

And w'as one of o' neighbours Mr Rog' Playstead y^o bearer hereof makes a sadd complaynt of great Iniury done to him by the Road Ylanders who through misinformation of his Majestys Commissio¹² have gotten [**g61**] possession of his lands, & manie of his Cattle, which they still detayn from him to his great preiudice/ W^rin If your hono' vpon vnderstanding of the Case, shall see cause from the æquity thereof to giue him redress (w^ch Wee doubt not but Will bee according to righteousness) for w^ch, further obligations shall remajn due to your hono' at all tyms/

from yor very humble servants/

Ұзал : Нооке/		
Edw : Rishworth	Robert Cutt/	•
Гтап : Сһатұпоwn/		(9991)
Henery Jocelyn/		уогке : 12 :

To his much respected freinds Mr Jocelyn & the rest of the Justices of the peace In Province of Mayn tthese/

According to Yo^t desire an explanation, or rather an Amendment of Your Instructions, is here with sent in forme of a warrant, that you may the more vigorously & safely set/ In cases of appeals 'Twas not thought necessary to Insert what security is to bee taken for the Appelant, because the way is soe well known & noe less necessarie to bee followed, according to yo^t directions, & y^o Merritt of the bee followed, according to yo^t directions, & y^o Merritt of the

Cause: I should bee glad of an oportunity to serve you with such a quantity of ammunition as I could spare, but It

seemes very strange that It is not possible for some amongst

destruction of a great quantity of Tymber fit for y^t vase, vation of them for his Majesty vas, Will Indanger the if not Prevented by some suddayn restraynt, for the Preserthat y' are severall Prsons on the discigne of Masting, whom May It please yo' Hono', Wee have Credible Information, Wee can/

Honon satisfaction, Wee shall readily attend the best meanes

o' more security in these tyms of danger/ Wee Craue yo' have the better oportunity to declare if Occasion bee, & for yett wee hope In loyalty the poorest, Which that Wee may tions & provinces, Wrof Wee are none of the richest, nor tatiues your honors are deputed ouer those Western Jurisdicvpon his Majestys countenance & assistance, whose repraen-And because our Wellfayre (vnder god) depends most

act In poynt of appeales; & In what Cases you will giue to your honor for aduize in one case espetially, how safely to culty; w^ch giues us the more bouldness to make application tion of the same for our direction in any matters of diffitheir honon Were pleased to leave with us a further explanament w'of, by a more clear vnderstanding of our Commission, vader his Majestys Immediate pouer : for the better Managecare the constitution of our Present Goverm⁴ was & is settled Majesty honöbie Commissioners, by whose approbation & Our experience of your honon fauor, & the rest of his

allowance thereof, for Instructions asy thus/

Amunition wof at Present Wee are very bare, & for yor helpe for a supply of some convenient quantity of armee &

> tthese Present/ Vew England able Commission, for ye Provinces of Vicolla, one of his his Majesty Honor-To the Right Honorshie, Colonell Richd

Kight Honor⁶¹⁶/



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Date.	Grantor.	Grantee.	Instrument.
·	ABUMHAMAN, see Robin-Hood		
1672, Nov. 20	Addams, William	Thomas Withers	Indenture
1662, July 15	Alger, Andrew senior and Arthur	John Palmer	Deed
1671, Nov. 21	Allard, Hugh	Francis Wane- wright	Mortgage
1666, Nov. 20	ALLCOCKE, Job	John Bray	Deed
1642, Mar. 10	Allcocke, John	Inhabitants of York	License
1644, Sept. 26	Allcocke, John	Peter Weare	Deed
1655, Mar. 22	ALLCOCKE, John	Thos Mowlton	Deed
	Allcocks, John, see Robert Knight		
1662, Dec. 1	ALLCOCKE, Joseph et ux.	Gilbert Lugg Waymouth Lys- tone	Deed
1673, June 4	Allason, Ralph	Walter Gyndall	Deposition
1660, Feb. 25	Andrews, Joan	Thomas Crockett	Deposition
1666, Dec. 11	Andrews, Joan	Ric. Lockewood	Bond
1666, Dec. 11	Andrews, Joan	Ric. Lockewood	Bond
1666, Jan. 26	Andrews, Joan	Ric. Lockewood	Prom. note
1672, Jan. 7	ANDREWS, John et ux. and Joan Attwell	Thomas Trafton	Deed

GRANTORS.

Folio.	Description.
141	Of apprenticeship.
170	50 acres of upland and a parcel of marsh occupied by Palmer at Dunstan in Scarborough.
104	Housing and flake room on Smuttynose island, Isles of Shoals, and shallop.
11	12 acres adjoining Bray's lot in Kittery.
177	To use his spring.
177	Land in <i>Agamenticus</i> , conveyed to Allcocke by Edw. Godfrey.
112	70 acres on York river, adjoining Arthur Bragdon, and 10 acres meadow at head of northwest branch of York river in York.
174	Messuage on Piscataqua river in <i>Kittery</i> , between Symons and Paul.
133	As to Sarah Jordan's release of dower.
1,	Concerning acts of ownership by clearing land, &c., on Spruce creek [in Kittery.]
91	For payment of £1, 1s. 6d.
92	To deliver 2 head of cattle.
92	For payment of £4, 8s.
128	2 acres marsh [in Kittery.]



INDEX OF GRANTORS.

Date.	Grantor.	Grantee.	Instrument.
1675, Apr. 6	ANDREWS, John, and Joan Attwell	John Bray	Deed
1675, Apr. 8	ANDREWS, John, and Joan Attwell	John Bray	Deed
[No date.]	ANDREWS, John, and Joan Attwell	John Br ay	Bond
1668, Aug. 23	Anges, Samson et ux.	John Ceard	Deed
1671, Jan. 1	Anger, Samson et ux.	Michum Mackein- tyre	Deed
1673, Sept. 23	Anger, Samson	John Davess	Deed
1675, Aug. 14	Anger, Samson et ux.	Jasper Pullman	Deed
	ATTWELL, Joan, see John Andrews		
1650, July 15	AUSTINE, Joseph	Anthony Emery	Deed
1670, Jan. 81	AUSTINE, Samuel	Joseph Storer Benjamin Storer	Deed
1674, Oct. 8	AUSTINE, Samuel	Samuel Storer	Deed
1671, Oct. 20	BACKEHOUSE, Francis	Abraham Tillton	Deed
1674, Oct. 8	BACKEUS, Francis et ux.	Thomas Manning	Deed
1672, Dec. 16	BADGE, Henry et ux.	NicholasWeekes	Deed
1667, Sept. 80	BAREFOOTE, Walter	Robert Mussell	Deed
1668, Oct. 2	BAREFOOTE, Walter	Francis Morgan	Discharge
1671, May 24	BAREFOOTE, Walter	George Morton	Mortgage
1671, Oct. 10	BABEFOOTE, Walter, and Henry Greenland	Abraham Drake Benjamin Swett H enry Green	Execution

Folio.	Description.
172	Three acres marsh adjoining Bray's marsh at Braveboat har bor, <i>Kittery</i> .
170	14 rods of marsh adjoining above.
169	Covenanting to warrant title of land conveyed April 6, 1675
51	An acre of marsh on the southwest branch of York river in <i>York</i> .
107	An acre and a half of marsh in York, on the southwest branch of York river.
189	Land in York, formerly belonging to Rice Kerdogon [Cado gan.]
180	One acre and a quarter on Great island, York.
141	Little marsh above Sturgeon creek in <i>Piscataqua</i> , with hous and lot and lumber.
91	Lands in <i>Wells</i> conveyed to Austine by John and Richard Cutt, and by John Wakefield.
158	110 acres at Epesrath in Wells.
130	150 acres on Ogunquit river, with 2 acres salt marsh and 1 acres fresh meadow, all in Wells.
161	4 acres meadow in Wells.
193	6 acres adjoining Enoch Hutchings in Kittery.
42	10 acres west of creek which bounds Champernowne's island in Kittery.
12 8	Of all debts.
96	Of 1 part of pink "Lenham."
121	£20 and costs levied on land at <i>Kittery</i> Point for £12, and on goods and Greenland's person for balance.

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Date.	Grantor.	Grantes.	Instrument.
1678, Feb. 28	BABRET, John	Fran. Littlefield, junior	Deed
1673, Feb. 28	BARRET, John	Fran. Littlefield, junior	Deed
1674, Nov. 2	BARRET, John et ux.	Thomas Manning	Deed
1675, Feb. 7	BARRETT, John et ux.	Joseph Cross	Deed
1674, April 1	BATES, John	Nathaniel Fryer	Deed
1666, Feb. 13	Batson, John, and William Renalds	Thomas Bryan or Peter Oliver	Deposition
	BEALE, Arthur, see Richard Whitte		
1674, Nov. 10	BEALE, Arthur, senior	John Frost, sen.	Bond
	BENNET, Edward, see John Winsland		
1669, July 20	BERRY, Giles	Isaac Walker	Deed
1659, Oct. 12	BollES, Joseph	Peter Hill	Deed
1672, Apr. 3	Bolles, Joseph et ux.	Charles Frost	Deed
1667, Oct. 1	Bonighton, John	William Phillips	Agreement
1667, Apr. 6	BONIGHTON, William	George Munjoy	Mortgage
1667, Oct. 17	Воотн, Robert, and Patrick Dummark	Willliam Phillips	Deposition
1672, Aug. 26	BOOTH, Robert, senior	Simon Booth	Deed
1666, June 28	Bowrey, John	Ric. Lockewood	Due bill
1668, Nov. 1	BRAGDON, Arthur, junior	AndrewRainking	Deed
1673, July 21	BRAY, John	Robert Marshall	Renewal
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Folio.	Description.
146	3 acres marsh at the Neck in Wells.
146	3 acres marsh near Ogunquit river in Wells.
161	157 acres at Duxbury in Wells.
186	2 acres marsh on Webhannet river in Wells.
148	120 or 180 acres in Wells, between Samuel Wheelwright and William Hammond.
146	Concerning land sold by Batson to Oliver.
168	Conditioned to secure £50 in consideration for land [in York.]
74	Lot granted Berry by town of York.
36	100 acres at Winter Harbor, <i>Saco</i> , between lots formerly held by Samuel Andrews and Robert Sankey.
119	10 acres marsh in Cape Porpoise.
87	Bonighton to deliver half of island adjoining mill at Saco and 800 pine trees to close all accounts.
18	Shallop and appurtenances.
87	Concerning division of John Bonighton's island at Saco.
126	Messuage of 6 acres at Winter Harbor, Saco.
127	For £6, 16s. 10d.
73	10 acres between Bragdon's and Rainking's lots in York.
167	Of Marshall's note for 6 months, with receipt for £5.

Date.	Granter.	Grantee.	Instrument.
1670, June 9	BBOAD, William et ux.	Diggory, Jefferys	Deed
1676, May 30	BEOUGHTON, Thomas	All persons	Caution
1667, June 15	BROWN, Andrew	Joshua Scottow	Deed
1661, Oct. 4	BURGESS, Richard	Thomas Crockett	Deposition
1673, Feb. 24	BURGESS, Richard	Thomas Start	Deed
1669, Nov. 24	Busн, John et ux.	Thomas Mussell	Deed
1670, Apr. 27	В и ян, John et ux.	John Barrett	Deed
1664, Oct. 16	Calley, William	William Seely	Deed
1640, Sept. 2	CAMMOCK, Thomas et ux.	Henry Jocelyn	Will
1670, Jan. 16	CANNY, Thomas, senior	Hatevill Nutter	Deed
1672, Dec. 7	CAPE PORPOISE, town of	Stephen Batson	Survey
1668, Mar. 15	CARMIGHELL, John	James Grant	Assignment
1675, Nov. 25	C ▲sz, Hu mphrey	Isabella Bawldin	Deed
1666, Oct. 23	CEARD, John et ux.	Michael Cowes, junior	Assignment
1667, May 25	Ch▲dbubn E , Humphrey	Lucy Chadburne, wife, six chil- dren and other legatees	Will
1661, Aug. 20	CHAMPERNOWN, Francis	George Walton	Mortgage
1665, June 22	CHAMPEBNOWN, Francis	George Walton	Bond
1669, May 81	CHAMPEBNOWNE, Francis	Abra. Corbett	Deed

Folio.	Description.
118	100 acres in <i>Kittery</i> conveyed to him by Henry Greenland, folio 71.
188	Against the validity of any deed for any part of Salmon falls mills at Newichewannock in <i>Kittery</i> .
25	20 acres upland and marsh at Black Point.
2	Concerning grant to Crockett by Gorges of neck on Spruce creek [in Kittery.]
148	18 acres on York river in York.
131	100 acres between John Sanders and Simon Bussy, in Cape Porpoise.
94	10 acres marsh bought of R. Willine, south of Little river, Cape Porpoise.
32	Messuage on Smuttynose island, Isles of Shoals.
84	All of his patent and other property at <i>Black Point</i> , reserv- ing 500 acres on Spurwink river and the cattle on the land.
110	8 acres of marsh called Fowling marsh, in Kittery.
129	25 acres marsh and 18 acres upland, at Little river.
90	Of bill of sale.
185	50 acres on Saco river, granted by the town of Saco.
64	Of a sublease of a messuage in Devonshire, England.
27	Land at Sturgeon creek and land, mills and houses at New- ichewannock, in <i>Kittery</i> .
37	Marsh on island opposite Walton's house at Piscataqua.
38	To warrant above premises.
78	84 acres on Spruce creek in <i>Kittery</i> , adjoining Thomas Crockett.

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Date.	Granter.	Grantes.	Instrument.
1672, June 5	CHAMPERNOWN, Francis	Nathaniel Fryer	Deed
1669, June 19	CHELSON, Walsingham	William Chelson	Deed
1670, Sept. 17	CLARKE, John et ux.	John Hoole	Deed
1658, May 15	CLEEVES, George	Thomas Kimbell	Deed
1675, June 30	CLOYSE, John et ux.	Thomas Cloyse et ux.	Deed
1666, June 10	Cors, Nicholas, and John Pudington	Francis Johnson	Mortgage
1668, Oct. 6	Coll, Nicholas, and John Pudington et uxx.	Francis Johnson	Deed
1670, June 18	Cole, William	John Barrett	Deposition
1658, July 20	CollicaTT, Richard	Henry Donell	Deed
167 § , Mar. 14	Conley, Abraham	Peter Wittum	Deed
1675, Dec. 8	Conley, Abraham	Nicholas Frost	Deed
1669, Sept. 10	Corbett, Abraham	Henry Greenland Walter Barefoote	Deed
1669, Sept. 10	Corsert, Abraham	Henry Greenland Walter Barefoote	Trust deed
1670, Sept. 7	Corbett, Abraham	All persons	Caution
1672, July 18	Corbett, Abraham	John Fabines Francis Wane- wright	Mortgage
1672, July 81	Corbett, Abraham	Nic. Shapleigh	Deed
1662, Mar. 20	Соисн, Јоверһ	John Bray	Indenture

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Folio.	Description.
114	Western part of Champernowne's island, Wood island and the two fishing islands, all in <i>Kittery</i> .
69	House, farm, and all other property at Winter Harbor, Saco.
120	150 acres on Spruce creek, <i>Kittery</i> , originally granted to Hoole by the town.
46	Hog island in Casco bay.
174	60 acres with houses between Well cove and Round cove in <i>Falmouth</i> .
98	229 acres owned severally in Cape Porpoise, and a fishing boat owned in common.
98	Quitclaim to property described above.
81	Concerning Morgan Howell's deed to Barrett.
10 3	Two acres marsh and 100 acres upland originally granted to William Davess by Thomas Gorges, all in York.
130	31/4 acres between Conley's marsh and Kittery highway.
186	100 acres adjoining John Heard in <i>Kittery</i> and 6 acres at the Cedars.
89	Messuage and warehouse at Kittery Point, 80 acres on Spruce creek, and 360 acres occupied by R. Lockewood, all in Kittery.
118	Premises described above, in trust, for the use and benefit of Alice Corbett, the grantor's wife, and their children, John, Elizabeth and Alice.
9 0	Revocation of deed to Greenland and Barefoote absolutely.
12 2	40 acres on Spruce creek, Kittery.
15	2 360 acres (10 excepted) in <i>Kittery</i> , adjoining land lately in possession of Richard Lockewood.
62	Of apprenticeship.

Date.	Grantor.	Grantee.	Instrument.
1629, Feb. 12	Council for New Eng- land	Thomas Lewis Ric. Bonighton	Patent
1631, Nov. 1	Council for New Eng- land	Thos. Cammock	Patent
1638, May 23	COUNCIL for New Eng- land, by Walter Neale	Thos. Cammock	Live ry
1635, Apr. 22	Council for New Eng- land	John Mason	Deed
1685, Apr. 22	COUNCIL for New Eng- land	John Mason	Patent
167 ‡ , Mar. 23	CRAFFORD, John et ux.	Nicholas Frost	Deed
1667, Apr. 16	CROCKETT, Ephraim	Abraham Corbett	Deed
1672, June 10	CEOCKETT, Ephraim	Francis Champer- nowne	Deposition
1647, Sept. 21	CROCKETT, Thomas	Robert Mendum	Agreement
1667, May 29	CROCKET, Thomas et ux.	Abraham Corbett	Deed
1670, Aug. 30	CUMMINES, Richard	Edw'd Rishworth	Bond
[No date]	Curr, John et ux.	John Ameridith	Deed
1674, Jan. 8	Curr, John	Samuel Fernald	Deed
1674, Feb. 27	Davess, John	John Penwill	Deed
	Davess, Mary, see John Purrington		
1668, Nov. 2	DEAMAN, John	Henry Mayne Andrew Deaman	Deed

Folio.	Description.
110	Tract between Cape Elizabeth and Cape Porpoise, extending 4 miles along the seashore north of Swanckadock [Saco] river, and 8 miles inland.
87	1500 acres on the east side of Black Point river.
84	Of the lands described above.
14	Territory from middle of Naumkeag river, around Cape Ann, to Piscataqua harbor; thence to head of Newichewannock river; thence northwest until the distance from Piscataqua harbor equals 60 miles; also up Naumkeag river 60 miles, and thence overland till the first 60 mile limit is reached; with the south half of <i>Isles of Shoals</i> ; the whole to be called <i>New Hampshire</i> ; also, 10,000 acres southeast of Sagadahoc river, to be called <i>Masonia</i> .
15	Same tracts described above.
185	60 acres in Kittery, adjoining grantor.
76	6 acres on the north side of <i>Kittery</i> point.
118	Concerning Abraham Corbett's sale of 10 acres in <i>Kittery</i> to Champernowne.
18	To sell house and 4 acres of land at Piscataqua for £9, 10s.
74	House and 2½ acres at Kittery Point.
93	Conditioned to pay £3, 8s.
105	Messuage in Kittery, bought of Elizabeth Dustine.
163	Messuage of 6 acres in <i>Kittery</i> , formerly Andrew New- combe's.
164	Half of warehouse and wharf in York.
80	Houses, fishing stage, &c., on Smuttynose island, Isles of Shoals.

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Date.	, Grantor.	Grantee.	Instrum ent.
	DEBUMQUEN, see Robin- Hood		
1672, July 16	Donnell, Samuel	Christopher Car-	Deposition
	DUMMARK, Patrick, see Robert Booth	penter	
1667, Nov. 18	DYEMENT, John	Will. Dyament	Deed
16 98 , Mar. 1	Edwards, Elizabeth	John Furnald	Deed
1667, June 15	ELLKINES, Christopher	Peter Hincson	Deed
1677, June 20	ELLKINES, Christopher	Joshua Scottow	Deed
1664, Mar. 8	Ellkines, Thomas	Peter Hinkeson	Deed
1663, Oct. 1	EMEEY, Anthony	James Emery	Deed
1673, Sept. 24	EMERY, Anthony	James Emery	Release
1667, Feb. 28	EMERY, James et ux.	William Furbush Daniel Forgisson	Deed
1665, Oct. 14	ENDELL, Richard	Francis Morgan	Agreement
1670, July 12	Errs, Daniel	Henry Sayword	Conditional deed
1670, Dec. 14	Errs, Daniel	Simon Lynde	Assignment
1670, Mar. 13	FENNICE, John et ux.	Peter Lewis	Deed
1671, Sept 9	FIRNALD [Furnald], Thomas et ux.	William Furnald	Deed
1671, July 6	FLANSELL, Rowland	Will. Dyament	Deposition
1663, Feb. 5	Foxwell, Richard	Christopher Pick- ett [Peckett]	Deed
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Folio.	Description.
116	Concerning John Legatt's debt to Carpenter.
113	Messnage of 10 acres on Crooked Lane, Kittery.
144	Messuage of 12 acres near Boiling Rock in Kittery.
23	2 acres marsh northwest of Pine creek [in Scarborough.]
25	Half of plantation in <i>Black Point</i> , formerly owned by John Burrage.
23	8 acres of marsh on Black Point river, [in Scarborough.]
150	20 acres of upland with marsh at York pond in Kittery.
150	From mortgage on land at Cold Harbor, Kittery.
141	150 acres of upland and marsh in <i>Kittery</i> , adjoining Nicholas Frost and Anthony Emery.
13	To pay £60 for 60 acres on the east side of Spruce creek in <i>Kittery</i> .
145	Three farms on Cape Porpoise river and other lands in <i>Wells</i> , between Cape Porpoise and Kennebunk rivers, with mort-gage back.
146	Of claims under above mortgage, and, in case of Sayword's default, of the three farms.
98	Messuage of 12 acres on Spruce creek, Kittery.
147	" Lay Claim" island on Crooked Lane, Kittery.
113	Concerning gift of land to William by his father, John Dya- ment.
58	100 acres between Jonas Bayly and C. Collins, in Scarbor- ough.
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Date.	Grantor.	Grantee.	Instrument.
1668, Nov. 14	Foxwell, Richard	Isaac Waker [Walker]	Mortgage
1664, June 27	FEOST, Charles	William Oliver Richard Oliver	Deed
1674, Nov. 9	FROST, John, senior	Arthur Beale	Deed
1658, June 30	FROST, Nicholas	Thomas Crockett	Deposition
1662, Apr. 16	FROST, Nicholas	Thomas Crockett	Deposition
1673, Apr. 28	FROST, Nicholas	Children of Charles Frost and Leighton	Will
167 3 , Mar. 28	FBOST, Nicholas et ux.	Geo. Broughton	Deed
1663, Nov. 2	FRYER, Nathaniel et ux.	Ric. Lockewood	Deed
1668, July 15	Fryer, Nathaniel	Roger Kelly	Deed
1668, Mar. 1	FRYER, Nathaniel et ux.	Christopher Ad- dams	Deed
1671, Sept. 23	FEYEE, Nathaniel	Simon Lynde	Deed
1674, May 7	FRYER, Nathaniel et ux.	Humphrey Scam- mon	Deed
1674, Aug. 26	FEYEE, Nathaniel	Thomas Deane	Mortgage
1660, Jan. 2	GABNESY, Elizabeth	Bennett Olive r	Power of attorney
1671, Aug. 12	GARNESY, William, estate of, by Bennett Oliver, attorney	William Rogers	Release
	GEDNEY, see Gydney		
1658, June 25	GEFFEEYS, Gregory	Bryan Pendleton	Deed

Folio.	Description.
52	Meadow north of Blue Point river, in Scarborough, bounded on the east by Piggscat river.
100	50 acres on the Newichewannock river in Kittery.
160	Tract on York river near the mouth of York harbor.
1	Concerning possession of neck of land on north side of Spruce creek [in Kittery.]
1	Concerning Thomas Gorges's gift of same tract.
150	Letter giving directions as to his property and conditional be- quests of Wells lands and other estate.
175	60 acres adjoining the Commons in Kittery.
134	Messuage of 30 acres and marsh in <i>Kittery</i> , formerly Francis Champernowne's.
83	House, fishing stage, &c., on Smuttynose island, Isles of Shoals.
68	100 acres in Kittery, formerly owned by Jeremiah Sheeres.
109	Quitclaim to premises in <i>Kittery</i> , sold to Lynde by Richard Lockewood.
150	House and 120 or 130 acres, between John Trott and William Hammonds, in Wells.
157	Champernowne's island and small islands adjacent, in Kittery.
121	To collect and receipt for the estate of her deceased husband, William Garnesy, in the <i>Isles of Shoals</i> , or elsewhere.
121	Of administratorship in New England.
128	Goat, Folly and Green islands, Cape Porpoise.

Date.	Grantor.	Grantee.	Instrument.
1662, Mar. 29	GIBBINES, James et ux. and Robert Haywood	Thomas Rogers	Deed
1662, Mar. 29	Gіввоns, James et ux. and Robert Haywood	John Smyth	Deed
1662, Mar. 29	GIBBONS, James et ux. and Robert Haywood	Nichol as Edge- come	Deed
1659, Nov. 15	Godfbey, Ann	Henry Donell Samson Anger	Deed
1660, Apr. 2	Godfrey, Ann	Sarah Donell Margaret Donell	Deed
1667, Sept. 14	Godfrey, Ann	Alice Shapleigh	Deed
1642, Dec. 20	Godfrey, Edward	Abraham Preble	Deed
1642, Mar. 16	Godfrey, Edward	John Allcocke	Deed
1652, June 25	Godfrey, Edward	Abraham Preble	Deed
1653, May 10	Godfrey, Edward	Abraham Preble	Deed
1675, July 6	Godfrey, Edward	Abraham Preble	Deed
1667, June 13	Goocн, Ruth, executrix	John Gooch	Agreement
1675, Apr. 8	Goodbidg, Jeremiah	John Bray	Deposition
1640, Mar. 15	Gobbes, Sir Ferdinando, by Thomas Gorges, deputy governor	Thos. Cammock	Deed
1643, Apr. 9	Gobbes, Sir Ferdinando, by Thomas Gorges, deputy governor	Thomas Withers	Deed
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Folio.	Description.
26	200 acres in Saco on the seashore northeast of Goosefar river.
5	50 acres on Goosefare river in Saco.
41	50 acres on Goosefare river in Saco.
160	20 acres south of York river, near the harbor mouth in York
4 2	An island occupied by Henry Donell for fishing and half of the Great island, in York.
34	Farm and buildings in York.
177	10 acres upland and a parcel of swamp in Agamenticus, a joining Thomas Chambers.
176	10 acres upland and a parcel of swamp in <i>Agamenticus</i> , o the east side of the river, adjoining Abraham Preble.
179	20 acres on Gorges creek, in Gorgeana.
178	10 acres at York, adjoining former grants to Preble.
177	10 acres east side Agamenticus river, southwest of John Al cocke [in York.]
80	Concerning the will of John Gooch, senior.
170	Concerning Phillip Atwell's consent to the bond signed h his wife to warrant Bray's title.
85	Confirming 1500 acres at <i>Black Point</i> , granted by Counc for New England, and granting Stratton's islands.
6	4 acres meadow on Spruce creek, Kittery.

Date.	G ra ntor.	Grantee.	Instrument.
1648, July 15	GOBGES, Sir Ferdinando, by Thomas Gorges, deputy governor	Peter Weare	Grant
1643, July 28	Gobers, Sir Ferdinando, by Thomas Gorges, deputy governor	Thomas Canny	Grant
1643, Mar. 1	GOEGES, Sir Ferdinando, by Thomas Gorges, deputy governor	Thomas Withers	Deed
1644, Mar. 20	GORGES, Sir Ferdinando, by Richard Vines, steward general	Thomas Withers	Confirma- tion
1645, Nov. 20	GORGES, Sir Ferdinando by Richard Vines, steward general	Richard Bankes Thomas Curtis Abraham Preble John Twisden	Grant
1672, Sept. 26	GOBGES, Sir Ferdinando, by Thomas Gorges, deputy governor	Morgan Howell	Survey
1668, Mar. 15	GRANT, James	Makem Maken- tyre	Assignment
1672, Nov. 2	G B ▲VES, William	Richard Whitte	Bond
1669, Apr. 10	GREENLAND, Henry	William Broad	Deed
1671, May 24	GREENLAND, Henry	George Norton	Mortgage
1671, Sept. 28	GEBENLAND, Henry	George Norton	Prom. note
1672,	GREENLAND, Henry	George Norton	Due bill
1672, Apr. 18	GREENLAND, Henry	Nic. Shapleigh WilliamBickeum	Mortgage
1672, Apr. 20	GEEENLAND, Henry	Nic. Shapleigh Wm. Bickum	Bill of sale
1672, July 15	GREENLAND, Henry	Abraham Corbett	Deed

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Folio.	Description.
179	2 acres marsh called Narrow neck, in Gorgeana.
109	3 acres marsh, near Anthony's point, Piscataqua.
6	400 acres on the northeast side of <i>Piscataqua</i> river, and two islands containing 280 acres.
· 3	600 acres at head of Spruce creek, <i>Kittery</i> , formerly granted by Thomas Gorges.
179	12 acres meadow in Gorgeana.
153	100 acres at Cape Porpoise. See Book I, part 1, folio 29.
90	Of bill of sale.
144	Conditioned to pay £4, 8s.
71	100 acres in <i>Kittery</i> , formerly owned by George Palmer, with buildings.
96	One quarter of pink "Lenham."
192	For £60, 7s.
192	Barrel of mackerel.
116	Messuage at Kittery Point.
117	Half of pink "Santa Maria."
118	Quitclaim of premises conveyed by Corbett's deed on folio 89.

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Date.	Grantor.	Grantee.	Instrument.
	GREENLAND, Henry, see Walter Barefoote		
1654, Aug. 4	GUNNISSON, Hugh	Richard Russell	Mortgage
1660, July 20	GUNNISSON, Sarah	William Seely William Rogers	Deed
1674, Oct. 14	GYDNEY [Gedney], Bar- tholomew	Henry Sayword	Lease
1667, Nov. 11	HAM, William et ux.	Nathaniel Fryer	Deed
1670, Feb. 11	HAMMOND, Jonathan	Israel Harding	Deed
1667, Feb. 26	HAMMONDS, William	Will. Symonds	Deed
1662, Apr. 29	HARBERT, Sylvester et ux.	Nathaniel Fryer	Deed
1670, Feb. 11	HARDING, Israel	Jona. Hammond	Deed
1673, July 1	HARKER, John	John Harker, jun.	Deed
1674, Nov. 17	HARKER, John	William Moore	Deed
1671, June 2	HARVY, Elizabeth	Thomas Brackett et ux.	Deed
1672, July 27	HARVIE, Elizabeth	Nathaniel Mitten	Deed
1674, June 12	HATCH, Patience, and Bryan Pendleton by James Pendleton, att'y	Jasper Pullman	Deed
	Натсн, Patience, see Henry Symson		
1668, Oct. 26	Натсн, Philip et ux.	Francis Johnson	Mortgage
	HAYWOOD, Robert, see James Gibbons		

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Folio.	Description.	
135	Messuage in <i>Kittery</i> .	
83	Quitclaim of her interest in all but two acres of the neck of land on Spruce creek at the mouth of Crooked Lane, and in Grantus island, <i>Kittery</i> .	
188	Half share in corn and saw mills at <i>Wescustogo</i> .	
101	Houses, stages, flakes, &c., on Malaga island, Isles of Shoals, except Tobias Taylour's messuage.	
92	Exchange of 100 acres at Stony brook for 200 acres at Myreland in Wells.	
100	Four or five acres of sea wall near Drake's island in Wells.	
109	30 acres of upland, marsh, and house formerly Francis Cham- pernowne's, in Kittery.	
98	Exchange of 200 acres at Myreland, for 100 acres at Stony brook, in Wells.	
198	Island in York harbor and undivided fourth part of a tract on York river.	
160	Harker's island, containing three acres, in York harbor.	
182	Farm on <i>Falmouth</i> Neck, in consideration of grantor's main- tenance during life.	
128	Land on the Neck in Falmouth, and marsh at Barberry creek.	
151	Quitclaim to messuage in York, formerly occupied by Philip Hatch, deceased.	
99	5 acres on York river in York.	





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Date.	Grantor.	Grantee.	Instrument.
	HIGGON, SEE MOgg-Hei- gon		
	HILTON, Mannering, see Richard Whitte		
1670, Apr. 18	Hodsden, Nicholas et ux.	Daniel Goodin	Deposition
1674, Dec. 3	Hodsden, Nicholas et ux.	John Morrall et ux.	1)eed
1672, July 26	Holms, Thomas	Christopher Car- penter	Deposition
	Hoop, Robin, see Robin-Hood		
1644, Oct. 10	Hooke, William	John Gouch Peter Weare	Deed
1644, Oct. 18	Hooke, William	John Gouch, jun.	Deed
1668, Mar. 15	Hoopes, Edward, notary public	John Bray et ux.	Certificate
1671, Nov. 19	Houldridg, William	Thomas Holms	Due bill
167] , Jan. 15	HOULDRIDG, William se- nior and William junior	Thomas Holms	Due bill
1666, June 16	Howell, Morgan	John Barrett	Deed
1666, Aug. 6	Нитснімson, Richard, by Eliakim Hutchinson	All persons	Caution
1675, Aug. 22	HUTCHINSON, Richard	William Phillips	Discharge
	JANE, the Indian, see Uphannum		
	JEFFERYS, see Gefferys		
167 § , Mar. 7	JENKINS [Jynkines], Reynold	Philadelphia Hayes	Deed

Folio.	Description.
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79	Concerning gift of one quarter of mill [in <i>Kittery</i>] to Goodin by Thomas Spencer.
191	Messuage of 7 acres in Kittery on Birch Point brook.
116	Concerning John Legatt's debt to Carpenter.
178	20 acres each, at Little river near Cape Neddick beach in Gor- geana.
178	10 acres adjoining tract described above.
62	Of Joseph Couch's indenture of apprenticeship.
107	For £28, 10s. 3d.
127	For £12, to close all accounts.
81	60 acres at Cape Porpoise granted by George Cleeve, and 40 acres granted by the town.
7	To protect fourth interest in William Phillips's sawmill and 1000 acres in Saco.
182	Of mortgage recorded on folio 39.
187	Messuage of one acre at <i>Kittery</i> ; also 3 ¹ / ₂ acres on the old road from Cold Harbor to Sturgeon creek, and half an acre of marsh.

Date.	Grantor.	Grantee.	Instrument.
1663, Jan. 1	Jocelyn, Henry et ux.	John Libby	Deed
1663, Jan. 1	Jocelyn, Henry et ux.	Anthony Roe	Deed
1666, July 16	Jocelyn, Henry	Joshua Scottow	Mortgage
1671, July 7 1661, Aug. 19	Jocelyn, Henry John, sagamore of Ken-	Joshua Scottow Thomas Wat-	Liver y Deed
-	nebec	kings	N
1675, Feb. 5	Johnson, Benjamin	Francis Hooke	Mortgage
1657, June 11	Johnson, Edward	Peter Weare Chris. Rogers William Davis	Deporition
1669, Aug. 24	Johnson, Edward et ux.	John Carde	Deed
1670, Dec. 23	JOHNSON, James	Henry Sayword	Deed
1669, Jan. 10	JOHNSON, William et ux.	Isaac Everest	Deed
1666, Oct. 22	Jones [Joanes], Alexan- der	Thomas Withers	Deposition
1667, Feb. 7	Jones, Alexander	Thomas Crockett	Deposition
1673, June 3	Jordan, Robert et ux.	Walter Gyndall	Deval
1670, June 30	Kellond, Thomas	Capt. Champer- nown Nathaniel Fryer	Deed Discharge
1663, July 24	KEMBLE, Thomas and Henry et uxx.	Edward Tinge	Deed
1672, Dec. 9	KEMBALL, Henry	Edward Creeke	Assignment

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Folio.	Description.
138	Marsh and 50 acres of upland in Scarborough.
158	50 acres in Scarborough, adjoining John Libby.
6	1500 acres called <i>Black Point</i> , bounded south by Saco bay, west by Black Point river, and east by Spurwink brook, running one mile from mouth of brook, thence to nearest point of Black Point river; also Stratton's islands; 750 acres bordering on former tract; personal property and rentals.
9 8	Of above premises.
38	Tract extending from the high head on the westerly side of Merrymeeting bay a mile and a half up the river, thence to a brook, and a mile wide at the brook, with 20 acres of marsh on the other side of the river.
187	Messuage of 20 acres in York.
179	Concerning the livery of Narrow Neck marsh in York to Weare by Thomas Gorges, who granted at the same time two points of marsh next below to Rogers and Davis.
88	One acre of marsh in York, on the southwest side of York river above the parting.
159	Land and interest in water privilege in Wells.
164	15 acres in York, on the path to Sayword's mills.
23	Concerning grant to Withers on Spruce creek, in Kittery.
113	Concerning Bryan Pendleton's claim to Crockett's land.
133	50 acres on the east side of Spurwink river, in Falmouth.
121	Of caution recorded in Book I, part I, folio 151.
46	Hog island in Casco bay.
166	Of interest in Richard Potts's promissory note.

Date.	Grantor.	Grantee.	Instrument.
1651, Apr. 8	KITTERY, town of	Humphrey Chad- borne Thomas Spencer	Grant
1652, May 24	KITTERY, town of	Humphrey Chad- borne	Grant
1652, May 24	KITTERY, town of	Thomas Withers	Grant
1652, May 24	KITTERY, town of	Humphrey Chad- borne Thomas Spencer	Grant
1652, May 24	KITTERY, town of	Humphrey Chad- borne	Grant
1654, June 19	KITTERY, town of	John White	Grant
1655, Dec. 4	KITTERY, town of	Ryse Tommass	Confirma- tion
1659, June 24	KITTERY, town of	Humphrey Chad- borne	Grant
1659, Oct. 16	KITTERY, town of	Richard Tozier	Grant
1667, May 10	KITTERY, town of	William Seely	Grant
1672, Oct. 15	KITTERY, town of	John Wincoll	Survey
1672, Oct. 15	KITTERY, town of	Geo. Broughton	Survey
1672, Oct. 15	KITTERY, town of	John Broughton	Survey
1672, Oct. 15	KITTERY, town of	Elizabeth Broughton	Survey
1674, Oct. 8	KNIGHT, Ezekiel, junior	Samuel Storer	Deed
	Кліднтs, Richard, see John Ridman		
1658, Dec. 7	KNIGHT, Robert	Peter Weare	Deposition
1666, July 16	Кліднт, Robert, and John Allcocke	James Mills	Deposition

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Folio.	Description.
96	Tom Tinker's swamp and 500 pine trees in common, and 30 acres of meadow at Saco pond to Chadborne.
97	200 acres between Thomas Broughton and Richard Leader.
7	800 acres near head of Spruce creek, including 100 acres at Eagle point and 100 acres at Martin's cove.
97	Of pine trees in the swamp beyond Tom Tinker's.
97	100 acres adjoining his 30 acres of meadow.
108	20 acres on Crooked Lane.
2	Of a former grant of the neck southwest of Spruce creek.
97	100 acres adjoining grant of May 24, 1652.
4 0	60 acres adjoining William Pyle's lot above Salmon falls.
81	Land west of Spruce creek.
126	200 acres adjoining Andrew Searl's grant.
126	100 acres above Salmon falls, adjoining John Wincoll.
. 126	100 acres adjoining George Broughton.
126	100 acres adjoining John Broughton.
158	8 acres salt marsh on Webhannet river in Wells.
180	Concerning livery of Narrow Neck marsh, York, to Weare by Thomas Gorges.
5	Concerning Mill's parentage.

Date.	Grantor.	Grantee.	Instrument.
1671, July 13	LADBROOKE, Mary	John Wheele- wright	Deposition
1666, July 7	LAMBE, John	Edward Start	Deed
1671, Nov. 19	LANCESTER, William	Thomas Holmes	Contract
[No date.]	LANCESTER, William	Thomas Holmes	Due bill
1672, May 13	LITTLEFEILD, Francis, senior	John Littlefeild, senior	Deed
1673, Feb. 23	LITTLEFEILD, Francis, senior, et ux.	John Manning	Deed
1664, May 22	LITTLEFEILD, Francis, junior, et ux.	John Gattensby	Deed
1673, Feb. 6	LITTLEFEILD, Francis, junior, et ux.	Peter Cloyse	Deed
1674, Feb. 5	LITTLEFBILD, Francis, junior	Meribah Little- feild, wife, and ten children	Will
1661, Oct. 28	LITTLEFELD, John et ux.	Samuel Austin	Deed
1669, Dec. 23	LITTLEFEILD, John, sen.	Francis Little- feild, senior	Deed
	LITTLEFEILD, John, see John Wheelewright		
1664, Apr. 30	LITTLEFEILD, Thomas	John Gattensby	Deed
1671, Sept. 22	LOCKEWOOD, Richard et ux.	Simon Lynde	Deed
1672, Apr. 4	Loverell, John	Abraham Tillton	Indenture
1667, Apr. 29	MACKWORTH, Jane	Abraham Ad- dams	Deed
1669, May 8	MADDIVEE, Michael and Joel	Walter Gyndall [Gendall]	Deed

P olio.	Description.
102	Concerning the boundaries of his farm in Wells.
49	House and land in Gorgeana.
107	To build fence in payment for a horse.
107	For £4, 98.
122	Share in saw mill, &c., at Ogunquit falls in Wells.
161	Five or six acres marsh at Ogunquit in Wells.
82	210 acres at Totnock and the Willows, in Wells.
149	Tract of upland on the west side of Webhannet river in Wells.
166 -	Land, mills and other property in Wells.
73 ້	Home lot in <i>Wells</i> formerly owned by Thomas Warriner, with other lands granted to Littlefield by the town.
103 ⁶	Half of timber rights and mill privilege at the upper falls of Ogunquit river, Wells.
82	210 acres of upland and marsh at Totnock and the Willows in Wells.
108	30 acres of upland, house, and meadow, formerly Francis Champernoon's, in <i>Kittery</i> .
129	Of apprenticeship.
27	Island opposite her house in <i>Falmouth</i> with 6 acres west and marsh east of Skitterygusset creek.
100	Exchanging plantation in Scarborough for John Guy's plan- tation at Papuding.

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Date.	Grantor.	Grantee.	Instrument.
1669, July 14	MADIVER, Michael	Joel Madiver	Deed
1674, Sept. 16	MAISTEES, John	William Partridg	Indenture
1672, Apr. 6	MARSHALL, Robert	Francis Morgan	Due bill
1672, July 22	MARSHALL, Robert	John Bray	Due bill
1674, Sept. 16	MABSHALL, Robert	George Norton	Mortgage
1673, Dec. 10	MARTYNE, Dorothy	Robert Corbine	Deed
1664, May 3	Mason, Robert	Richard Nicolls	Power of attorney
1666, Nov. 20	Mason, Robert, by Rich- ard Nicholls, attorney	Nicholas Shap- leigh	Substitu-j tion
1671, Sept. 4	MAXWELL, Alexander et ux.	Michum Macken- tyre	Deed
1658, June 29	Mendum, Robert	Thomas Crockett	Deposition
1672, Dec. 18	MILLER, John	George Pearson	Receip t
1666, May 4	Mills, James	James Grant	Deed
1665, Apr. 22	MICHELL, John, estate of, by Francis and Sarah Morgan, administrators	John Cutt	Deed
1665, Apr. 22	MICHELL, John, estate of by Francis and Sarah Morgan, administrators	John Cutt	Deed •
1674, Oct. 5	MITTON, Nathaniel	Ric. Powsland	Deed
1664, May 31	Mogg-Heigon, sagamore	Wllliam Phillips	Deed
1669, Apr. 20	Moore, Daniel	Andrew New- combe	Deed
1673, Aug. 25	Mobgan, Francis	Nicholas Shap- leigh	Mortgage

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Folio.	Description.
69	Farm at Papuding in <i>Falmouth</i> , bought of Walter Gendall.
159	Of apprenticeship.
167	£20, 13s. 5d. payable on demand.
167	£17, payable in September, 1672.
96	Of 1 of the pink "Lenham."
183	Personalty and real property in <i>Falmouth</i> , subject to legacies of Richard Martyne and her support.
19	To manage his affairs in New England, with power of sub- stitution.
21	Under above power of attorney.
104	Four or five acres in York, on which grantee's house stands.
1	Concerning acts of ownership by felling timber [on Spruce creek in <i>Kittery</i> .]
127	Of consideration for house and land at Jeremysquam bay.
3	2 acres meadow north of southwest branch of York river.
9	110 acres on Spruce creek in <i>Kittery</i> , between Goose creek and Marshy cove.
9	2 acres marsh near Braveboat harbor, <i>Kittery</i> , formerly be- longing to John Lander.
183	50 acres in Falmouth, granted to Mitton by George Cleeve.
45	Tract between Saco river and Kennebunk river, from the sea- shore to Salmon falls in Saco river, about 15 miles above the mills at Saco falls.
162	Messuage of 6 acres at Emery's point in Kittery.
158	10 acres at Morgan's point in <i>Kittery</i> .

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Date.	Grantor.	Grantes.	Instrument.
<u></u>	Mobgan, Francis, see William West		
1673, May 12	MORRALL, John et ux.	Miles Tomson	Deed
1669, July 3	Mos z s, John	Joseph Waker Thomas Crebar	Lease
1657, Jan. 23	Mowlton, Thomas	Alex. Maxwell	Deed
[No date.]	NANNY, Robert		Deed
¹ 1659, June 14	NANUDDEMANCE, Indian	John Parker	Deed
	NEW ENGLAND COUNCIL, see Council for New England		
1664, Dec. 15	NICHODENAHANT, Quese- menecke and Obyhas, sagamores	George Davis	Deed
1671, May 24	NORTON, George	Walter Barefoote Henry Greenland Robert Marshall	Rele ase
1671, Mar. 28	NUTTEE, Hatevill	John Roberts, senior	Deed
ſ	Овуная, sagamore, see Nichodenahant		
1678, Mar. 17	OLIVER, William	Wm. Goodhue	Mortgage
1663, Aug. 28	Palmer, George	Mr. Lyde	Deposition
1666, Oct. 15	PALMER, George et ux.	Henry Greenland	Deed
1661, Sept. 6	PALMER, William	Thomas Crockett	Deposition
1669, Aug. 24	PALMER, William	William King et ux.	Deed
1670, Apr. 21	PALMER, William	Peter Glanefeild	Deed

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Folio.	Description.
141	Meadow on Black creek, Kittery, bought of Hatevill Nutter.
108	100 acres on Casco bay granted to Moses by George Cleeve and Richard Tucker.
113	Land in York, bought of John Allcocke.
107 [·]	Description, name of grantee, and date missing. Acknowl- edged June 3, 1663.
13	Tract bounded on the east by Sagadahoc river, from the first high head on the west side of the river to Winnegance creek, about six miles, and on the west by Casco bay.
8	4000 acres between Wiscasset bay and Montsweag bay and the Kennebec river, from the upper narrows of Sheepscot river to Jeremysquam river.
96	Of one-fourth of consideration for building the pink "Len- ham," secured by former bond.
110	Three acres marsh in <i>Kittery</i> bought of Thomas Canny, senior.
149	House and 50 acres, half the grant by the town of <i>Kittery</i> to Charles Frost.
8	Concerning Walter Barefoote's sequestering chattels levied upon as Sylvester Harbert's.
101	100 acres in Kittery, bought of Walter Barefoote.
2	Concerning acts of ownership by clearing land on Spruce creek [in Kittery.]
151	16 or 18 acres in <i>Kittery</i> between the sea and the head of Mast cove.
128	12 acres in <i>Kittery</i> , in consideration of the care and bringing up of Palmer's daughter by Glanefeild.

Date.	, Grantor.	Grantee.	Instrument.
167 ‡ , Mar. 1	PALMER, William	Chris. Addams	Deed
	PARTRIDG, William, see John Maisters		
1670, Dec. 29	PATY, Thomas	Henry Sayword	Deed
1670, June 19	PEARCE, John et ux.	Makem Macken- tyre	Deed
	PECKETT, see Pickett		
1671, May 25	PENDLETON, Bryan	Joshua Moodey Richard Martin	Trust deed
	PENDLETON, Bryan, see Patience Hatch		
1668, July 11	Pendleton, James et ux.	Edward Bennet John Winsland	Deed
1669, Mar. 18	PENDLETON, James et ux.	William Oliver Benedict Oliver	Deed
1670, Jan. 1	PENEWELL, Joseph	Abraham Brown	Bill of sale
1674, Aug. 6	PHILLIPS, Nathaniel	John Powell	Deed
1652, Dec. 13	PHILLIPS, Thomas	John Smyth	Prom. note
1661, Oct. 1	PHILLIPS, William	Arthur Wormes- tall	Deed
1662, Nov. 28	Phillips, William	John and Eliza- beth Allden	Deed
1663, Oct. 20	PHILLIPS, William	Nicholas Bully	Receipt
1664, May 4	PHILLIPS, William et ux.	Bryan Pendleton	Deed
1666, Feb. 18	PHILLIPS, William et ux.	Richard Russell	Deed
1667, Oct. 8	PHILLIPS, William	Roger Hill	Deed

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Felie.	Description.
184	Palmer's point, on Piscataqua river in Kittery.
163	Interest in a mill privilege on Cape Porpoise river in Wells.
90	40 acres on the southwest side of Dummer's marsh, and two acres meadow on the southwest branch of York river, in York.
97	Messuage and other lands at Winter Harbor, Saco, with Wood island and Gibbons island, in trust for Pendleton Fletcher.
79	50 acres on Spruce creek in Kittery.
99	House, fishing stage and flake room on Smuttynose island, Isles of Shoals.
90	One sixteenth of the ship "True Dealing," of York.
169	Lands in Saco conveyed to grantor by William Phillips and described in folio 154.
173	To pay £10 in June, 1653.
12 4	Upland at Otter creek in Saco.
8 5	One fourth of saw mill and appurtenances at Saco falls.
25	£5 to satisfy two judgments and costs.
94	100 acres called West's point [in Saco] with 400 acres ad joining; also, Timber island at the mouth of Little river.
28	2000 acres north of Edward Tyng, running 2 miles along the southwest side of Saco river, above Saco falls.
3 6	Quitclaim to premises conveyed by Joseph Bolles to Peter Hill

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Date.	Grantor.	Grantee.	Instrument-
1667, Oct. 8	PHILLIPS, William	Roger Hill	Deed
1667, Mar. 7	PHILLIPS, William	Edward Tyng	Deed
1667, Mar. 8	PHILLIPS, William	Edward Tyng	Receipt
1667, Mar. 18	PHILLIPS, William et ux.	Ric. Hutchinson	Mortgage
1667, Mar. 18	PHILLIPS, William et ux.	Robert Pattishall	Deed
1675, June 14	PHILLIPS, William et ux.	Ric. Pattishall	Livery
1668, July 22	PHILLIPS, William et ux.	Ric. Hitchcock	Deed
1668, Sept. 20	PHILLIPS, William	Bridget Phillips	Deed
1669, May 7	PHILLIPS, William	John Leverett	Deed
1673, Apr. 24	PHILLIPS, William	Bryan Pendleton	Livery
1673, Aug. 13	PHILLIPS, William et ux.	Richard Russell	Deed
1673, Oct. 23	Phillips, William et ux.	Wm. Hutchinson	Deed
1673, Dec. 27	Phillips, William et ux.	Chris. Hobbs	Deed
1674, June 6	PHILLIPS, William	Humphrey War- rine	Lease
1674, July 1	PHILLIPS, William et ux.	Nath'l Phillips	Deed

Felie	Description.
37	Quitclaim to premises conveyed by Richard Vines to Jane Andrews.
47	1500 acres running one mile, above Saco falls, on Saco river.
49	Of the consideration for the above conveyance.
39	Tract a mile long to contain 1000 acres, above Saco falls, northwest of Swan pond creek; also, a quarter of saw mill at Saco falls.
172	4000 acres on Saco river, to begin either at Governor Lever- ett's outer bounds or at Salmon falls and thence downward to Richard Russell's land.
178	Of above tract, located at Salmon falls.
124	Messuage, 10 acres woodland, marsh at Duck pond and Bat- ter's island, in Saco, and land formerly William Scadlocke's in Cape Porpoise.
132	Life estate in grist mill at Saco falls.
65 168	Tract three miles square above Saco falls, on the west side of the river and north of Richard Russell.
140	Tracts described in folio 94, and another tract in exchange for Cow island.
135	2500 acres west side of Saco river, beginning at Salmon falls and running a mile up the river, and one sixteenth of the Saco silver mines, containing about 500 acres.
181	Tract 4 miles broad with 137 perches front on Saco river, where the tide ebbs and flows, and 50 acres in Cranberry marsh.
182	Messuage and 300 acres, between Saco river and Davis brook, in Saco.
174	Land in Saco conveyed to Nathaniel Phillips, Sept. 18, 1668, lessee to account to said Nathaniel or his successors if any appear.
154	Parker's neck in Saco, and a tract extending a mile and a quarter on Saco river, between Bryan Pendleton and Christopher Hobbs, and running back from the river four miles.

Date.	Grantor.	Grantee.	Instrument
1668, Nov. 13	PICKETT [Peckett], Christopher	John Budesert	Deed
1671, Apr. 18	PLAYSTEAD, Roger et ux.	Geo. Broughton John Broughton	Deed
	PLYMOUTH COUNCIL, see Council for New Eng- land		
1670, Oct. 22	Pomoboy, Richard	Thomas Daniell	Mortgage
1671, Nov. 10	Ports, Richard	Edward Creeke	Prom. note
1672, Dec. 7	Ports, Richard	Henry Kemball Edward Creeke	Prom. note
	Pudington, John, see Nicholas Cole		
1674, Nov. 2	PURRINGTON, John, and Mary Davess	John Penuill	Deed
1665, Jaly 7	Pyle, Miles	Robert Haynes	Deed
1665, July 7	PILE, Miles	Robert Haynes	Bond
	QUESEMENECKE, saga- more, see Nichodena- hant		
1668, Nov. 30	READMAN [Ridman], John, and Richard Knights	Peter Lewis	Deed
1671, July 6	Readman, John	Henry Sayword	Deed
	RENALDS, William, see John Batson		
1667, June 1	RENOLS, William, junior	Francis Johnson	Mortgage
	RIDMAN, see Readman		, ·
1667, Aug. 28	RISHWORTH, Edward	Richard Hardy	Deed
1675, Mar. 27	RISHWORTH, Edward et ux.	Job Allcocke	Deed

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Felle.	Description.
55	Land in Scarborough conveyed to Pickett by Richard Fox- well.
96	8 acres adjoining Salmon falls mills in <i>Kittery</i> .
93	House, fishing stage, &c., on Hog island, Isles of Shoals.
166	For $\pounds 7$, 10s. payable on demand.
166	For £17, 11s. 2d. payable in six months and three days.
160	House lot in York.
4	Garden, house, &c., on Hog island, Isles of Shoals.
4	Conditioned to observe covenants in the above deed.
57	House, fishing stage, &c., on Smuttynose island, Isles of Shouls.
162	50 acres in York, east of York river, and southeast of Mill creek, granted to Margaret Knight by Thomas Gorges.
99	205 acres in Cape Porpoise, adjoining William Renols, senior.
83	32 acres in York, at the mouth of the old Mill creek.
180	One acre adjoining Rishworth in York.

Date.	Granter.	Grantee.	Instrument.
1660, May 29	ROBIN-HOOD, Terrum- quin and Weasomonas- coe, sagamores, and Scawque and Abum- hamen, Indians	Robert Gutch	Deed
1678, Jan. 19	ROBIN-HOODE, Derum- quen, Abumhaman, Werumby and Robine, sagamores	Thomas Stephens	Deed
	ROBINE, see Robin-Hood		
1670, Sept. 7	Robinson, Francis	Henry Jocelyn	Deposition
1645, July 21	Rogens, Christopher	John Gouch	Deed
1654, June 22	Saco, town of	Jane Andrews	Confirma- tion
1659, Aug. 27	S₄co, town of	Thomas Rogers	Grant
1670, Oct. 21	SANDERS, John, senior, estate, by Ann Sanders, executrix, and Thomas Sanders	Andrew Alger	Deed
1673, Oct. 6	SANDERS, John et ux.	Bryan Pendleton	Deed
1669, July 7	SAYWORD, Henry	Edw. Rishworth	Deed
1672, June 20	SAYWORD, Henry	Robert Gibbs	Mortgage
1673, Sept. 2	SAYWORD, Henry	Simon Lynde	Mortgage
1674, Apr. 17	SAYWORD, Henry	Nathaniel Fryer	Mortgage
1674, Oct. 14	SAYWORD, Henry	Bartho. Gydney	Deed

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Felie.	Description.
32	Tract on Kennebec river, over against Tuessicke [Nauseag], from the Point of Rocks upward to a point opposite to Winslow's rocks, including half the Winnegance meadows, and extending three miles into the land.
191	Tract on Wescustogo river, from the first falls to the head of the river, and in breadth two miles on each side of the river.
8 4	Concerning the bounds of Thomas Cammock's land at Spur- wink.
179	Point of marsh on the south side of Agamenticus river in Gorgeana.
37	Of grant by Richard Vines.
27	15 acres at the rocks beyond Goosefare creek; also 150 acres upland, and 12 acres marsh east or northeast of Richard Cummines.
127	100 acres in Cape Porpoise, adjoining Simon Bussy.
139	100 acres in Cape Porpoise, southwest of Long cove.
67	Marsh above old mill site exchanged for Rishworth's marsh opposite Sayword's mill.
114	One square mile in <i>Wells</i> , between Cape Porpoise and Ken- nebunk rivers, with dwelling house and mill.
144	Half share in mills and lands at Mousam mills on Cape Por- poise river, in Wells.
148	370 acres on the southwest side of York river, granted to Sayword by the town of <i>York</i> .
189	Half share in mills at Wescustogo.

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Date.	Grantor.	Grantes.	Instrument.
1674, Oct. 14	SAYWORD, Henry	Bartho. Gydney	Mortgage
1675, June 8	SAYWORD, Henry	Henry Brown	Deed
	S₄yword, Henry, see Daniel Epps	James Oare	
1671, July 4	SCADLOCKE, Samuel	Will. Symonds	Execution
1673, May 23	SCADLOCKE, Samuel	Will. Symonds	Deed
1664, July 2	SCADLOCKE, William	Arthur Worme- stall	Deed
	Scawque, see Robin-Hood		
1669, Aug. 24	Scottow, Joshua	Peter Hinkeson	Deed
1666, Apr. 10	SEALY, William	William Harris	Deed
1669, Dec. 1	SEALY, William	Francis Wain- wright	Mortgage
1673, May 15	SEARES, John	James Lane	Deed
1667, Sept. 13	SEARLE, Androw and Moses Spencer	Humphrey Chad- burne's heirs	Deposition
1667, Sept 14	SHAPLEIGH, Nicholas	Ann Godfrey	Bond
1674, Aug. 24	SHAPLEIGH, Nicholas et ux.	Francis Hooke	Deed
1664, Nov. 14	SHEERES, Jeremiah et ux.	Nathaniel Fryer	Deed
1669, May 7	SHEARS, Jeremy	Susannah Shears	Bill of sale
1667, Dec. 13	SHEPHARD, John	William Seely	Deed
1662, Feb. 23	SMALL, Francis	George Munjoy	Mortgage
1650, June 27	Smith, John	Nicholas Bully	Agreement

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Folio.	Description.
189	Remaining half share of mills at Wescustogo.
167	200 acres at Mousam in <i>Wells</i> .
137	One sixth of farm on Little river in Cape Porpoise.
187	Premises described above.
124	12 acres marsh on Little river in Saco.
154	10 acres marsh in Scarborough, near Pine Tree creek.
72	Messuage on Smuttynose island, Isles of Shoals.
79	Houses, fishing stage, &c., on Smuttynose island, Isles of Shoals,
184	Redding's island, land on Mare Point neck, and 60 acres marsh formerly belonging to Thomas Redding, all in Wes- custogo.
80	Attestation of Chadburne's will.
67	Conditioned to pay her $\pounds 20$ yearly for life.
155	Three acres and house built by Roger Russell at Kittery Point.
67	100 acres on the north side of Piscataqua river, granted to Sheeres by the town of <i>Kittery</i> .
70	Colt.
112	Messuage of 10 acres on Spruce creek, Kittery.
116	Land or housing at Ossipee and all Indian debts due Small.
11	Concerning the sale of Smith's plantation in Saco.

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Date.	Grantor.	Grantes.	Instrument.
1650, July 21	Sмутн, John	Nichol as Bully	Deed
1662, June 5	Sмутн, John	Nicholas Bull y	Receipt
1671, May 1	Sмутн, John	James Jackeson	Deed
1674, July 6	Sмутн, John, senior	Edw.Rishworth	Assignment
1674, Oct. 23	Sмутн, John, senior	John Smyth, jun.	Deed _
	Sмутн, James, see Richard Tozier		
	Spencer, Moses, see Andrew Searle		
1669, May 26	SPENCER, Roger	Thomas Savage	Deed
1663, Oct. 20	Spencer, Thomas et ux.	William Spencer	Deed
1667, Aug. 14	Spencer, Thomas et ux.	Daniel Gooding	Deed
1669, Dec. 27	SPENCEB, Thomas	William Spencer	Bill of sale
1672, June 17	SQUIRE, Bernard,	Thomas Crockett	Deposition
1666, Nov. 24	START, Edward et ux.	John Card	Deed
1674, Oct. 12	STEPHENS [Stevens], Thomas et ux.	Henry Sayword Bartho. Gydney	Deed
1674, Oct. 13	STEPHENS [Stevens], Thomas et ux.	William Ryall	Power of attorney
1670, Jan. 81	STORER, Joseph and Ben- jamin	Samuel Austine	Release
1671, Oct. 28	STORER, Jeremiah	Samuel Austine	Discharge

Folio.	Description.
10	Land [in Saco] sold to Smyth by Richard Vines, April 8 1642, and Oct. 23, 1643.
11	For consideration for the above conveyance.
130	Tract adjoining Peter Weare in York, in exchange for 40 acres from Jackeson on Cape Neddick river.
173	Thomas Phillips's promissory note.
159	House and 100 acres of upland, &c., in York, reserving a life estate therein.
63	One quarter of sawmill near the great falls on Saco river, and a tract bought of the Indians extending three miles up the
	river and three miles on either side.
175	Land at Newichewannock falls in Kittery, reserving a life es- tate in 8 acres of meadow at Willcocks pond.
81	Six acres in Newichewannock, Kittery.
80	Of timber in Tom Tinker's and Great swamps in Kittery.
118	Concerning Crockett's ownership of land on Spruce creek. Kittery.
49	Messuage and other land in Gorgeana. Wife signed Nov. 1 1668.
190	Tract from <i>Wescustogo</i> falls to the head of the river, extend- ing two miles on each side.
190	To deliver possession to Sayword and Gydney of the above premises.
91	Of claim to their father's estate, in consideration of convey- ance of land, with agreement to winter cattle and furnish pasturage for the benefit of Austine and his wife, their mother.

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Date.	Grantor.	Grantes.	Instrument.
1674, Oct. 9	STORER, Samuel	Samuel Austine	Discharge
1669, June 19	Symons, Harlakenden	Henry Kemble [Kimble]	Deed
1670, Aug. 6	Symonds, Harlakenden	Thomas Estman	Deed
1667, Apr. 18	Symmons, John	William Hilton	Deed
1668, June 4	Symonds, John et ux.	John More	Deed
1669, July 28	SYMMONES, John et ux.	Thomas Spinney	Deed
1670, June 28	Symmons, John	Thomas Spinney	Discharge
1670, July 26	Symonds, Samuel	Thomas Estman	Deed
1674, Aug. 11	Symson, Henry	Patience Hatch	Agreement
1670, July 7	TAYLOUR, Tobias	Nathaniel Fryer	Deed
	TERRUMQUIN, See Robin-Hood		
1671, Sept. 21	THING, Jonathan	John Wheele- wright	Deposition
	THOMAS, see Tommass		
1675, Oct. 8	THORNETON, Robert et ux.	Josiah Willes	Deed
1667, Jan. 28	THURLAY, Thomas	Thomas Wells, junior	Deed
1672, April 4	TILLTON, Abraham	Ezekiel Knightt	Receipt
1672, Mar. 8	TILLTON, Abraham et ux.	Miles Tomson, senior Israel Hodgsden	Deed
1672, Nov. 23	Tommass, Rice	Nic. Shapleigh	Deed
1668, Apr. 23	Tozies, Richard	James Smyth	Agreement

Folio.	Description.
158	Of all demands.
75	600 acres in tract north of Cape Porpoise, between William Phillips and George Farrow.
9 5	100 acres west of Kennebunk river, part of tract bought of John Bush and Peter Turbutt.
88	Homestead in Kittery.
57	20 acres at Great cove, Kittery.
143	20 acres in the tract granted to Daniel Paul, Christian Ram- acke and others by the town of <i>Kittery</i> .
143	Of all demands.
9 5	150 acres at <i>Cozhall</i> , part of 1000 acres conveyed to him by Harlakenden Symonds.
155	As to her occupancy of his land in York.
81	Messuage on Malaga island, Isles of Shoals.
104	Concerning bounds of Wheelewright's land in Wells.
186	Quitclaim to Chepeag, or Merry's island [in Casco bay.]
140	200 acres upland and 42 acres marsh in Wells.
180	For £10 on account of John Loverell, apprentice.
141	40 acres upland, with meadow, granted to Renald Junkines by the town of <i>Kittery</i> .
156	Messuage at Braveboat harbor in Kittery.
40 41	Fixing dividing line of farms in Kittery.

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Date.	Grantor.	Grantee.	Instrument.
1659, Aug. 16	TURNER, Thomas	George Walton	Mortgage
1674, July 4	TUBNES, Thomas et ux.	Peter Staple	Deed
1659, Sept. 19	UPHANNUM, alias Jane the Indian	Andrew Alger Arthur Alger	Deposition
1674, June 12	UPHANNUM, alias Jane	Andrew Alger Arthur Alger	Deposition
1672, Feb. 28	VEASY, George et ux.	John Wincoll	Deed
1639, Aug. 1	VINES, Richard	Jane Andrews	Deed
1642, Apr. 8	VINES, Richard	John Smyth	Deed
1643, Oct. 23	VINES, Richard	John Smyth	Deed
1666, July 16	WADLEYGH, Robert	Henry Greene- land	Deed
1671, Aug. 15	WALKER, Isaac	John Smith	Deposition
[No date.]	WALTON, George	Francis Champer- nown	Discharge
1674, June 6	WARRINE, Humphrey	Nath'l Phillips	Covenant
1673, Apr. 10	W ▲TTS, Henry	Ralph Allison	Deed
1650, Mar. 16	WEARE, Peter	John Gooch	Deed
1650, Mar. 16	WEARE, Peter	John Gooch	Deed
1658, Dec. 7	WEARE, Peter	Christo. Rogers William Davis	Deposition
1673, Mar. 11	WEARE, Peter, senior, et ux.	James Jackeson	Deed
1675, June 16	WEARE, Peter, senior, et ux.	James Jackeson	Deed
	WEASOMONASCOE, See Robin-Hood		

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Folio.	Description.
88	20 acres northeast of C. Ramacke in <i>Kittery</i> .
155	Farm in Kittery adjoining Richard Miller and John Symond
113	Concerning the sale of a tract on Blue Point river in Scarbo borough to the Algers, in 1651, by the deponent, her mother er and her brother jointly.
154	That the tract described above was conveyed to the Alger their heirs, executors, administrators and assigns, foreve
128	50 acres granted Veasy by the town of Kittery.
86	100 acres west of Saco river, adjoining William Scadlocke.
10	100 acres [in Saco] on the south side of Saco river.
10	Land between that above granted and Thomas Williams.
43	Dwelling and brewhouse at <i>Kittery</i> point, on land purchase of Nicholas Shapleigh.
178	Witnessing Thomas Phillips's promissory note.
186	Of mortgage recorded in fol. 37.
174	To account for rents collected.
148	Half of Watts's farm and mill in Scarborough.
177	Land in Agamenticus sold to Weare by John Allcocke.
179	Marsh in Agamenticus granted Weare by Gorges.
180	Concerning a grant of marsh in York, on the southwe branch of York river, by Thomas Gorges.
147	12 acres of meadow, more or less, on the northwest side Wells path in York.
172	Strip of upland adjoining Jackeson's land at Cape Neddick i York.

Date.	Grantor.	Grantes.	Instrument.
1659, Dec. 7	WELLS, town of	Rob't Wadleigh Francis Little- feild, junior Thos. Littlefeild Thomas Mills	Grant
1667, May 24	Wells, town of	John Wheele- wright	Survey
1668, Apr. 20	WELLS, town of	Joseph Cross	Grant
	WERUMBY, see Robin- Hood		
1671, Nov. 10	WEST, William	Francis Morgan	Contract
1666, June 19	WHARFE, Nathaniel et ux.	Francis Neale	Deed
1671, July 6	WHERLEWRIGHT, John	John Littlefeild	Agreement
1671, July 6	WHEELEWBIGHT, John	John Littlefeild Francis Little- feild, senior	Deed
1667, Dec. 2	WHITE, John et ux.	George Lidden	Assignment
1669, June 24	WHITTE, John	Thomas Crockett	Deposition
1670, May 9	WHITT, John et ux.	George Lidden	Deed
1667, Nov. 25	WHITTE, Nicholas	John Wallis	Deed
1667, Nov. 25	WHITTE, Nicholas	John Wallis	Receipt
1672, Aug. 20	WHITTE, Nicholas, estate by William Haynes	John Wallis	Receipt
1678, July 17	WHITTE, Nicholas, estate by William Haynes	John Wallis	Discharge
1667, June 4	WHITTE, Richard and Arthur Beale Mannering Hilton	Francis Johnson	Mortgage
1662, June 14	WILLIAMS, Thomas	Arthur Worme- stall	Deed
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Folio.	Description.
82	Marsh at Totnock and the Willows and 200 acres apiece of adjacent upland.
40 41	Tract granted by Henry Boad and Edward Rishworth, com- missioners.
110	150 acres at Ogunquit river, between Thomas Littlefeild and Mr. Wheelewright.
188	For labor in payment for medical treatment.
82	Quitclaim to property sold to Neale by Jane Mackworth.
102	Composing differences about a mill privilege on Ogunquit riv- er in Wells.
104	Mill privilege and timber rights granted by the General Court of Maine, Oct. 15, 1650.
108	Of grant by town of Kittery, on Crooked Lane.
118	Concerning Captain Pendleton's claim to Crockett's land in Kittery.
107	20 acres with house on Crooked Lane, Kittery.
181	Plantation at Papoding in Falmouth.
181	Part payment of consideration of above conveyance.
181	Further payment of consideration of above conveyance.
181	Last payment of consideration of above conveyance.
3 3	Homesteads in York and other property.
125	Half of messuage of 120 acres at Winter Harbor, Saco.

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Date.	Grantor.	Grantee.	Instrument.
1662, June 28	WILLIAMS, Thomas	Arthur Worme- stall	Bond
1671, May 81	WINCOLL, John	Benoni Hodgden	Deed
1674, June 16	WINCOLL, John	Nic. Hodgsden	Deed
1674, July 21	WINCOLL, John	Moses Woster	Deed
1668, Nov. 5	WINSLAND, John and Edward Bennet	John More, jun.	Deed
1666, Apr. 4	WITHERS, Thomas	John Fennick	Deed
1667, Apr. 20	WITHEES, Thomas	John Ball	Deed
1671, Apr. 25	WITHERS, Thomas	Sarah Withers John Shapleigh	Deed
1671, July 24	WITHERS, Thomas	Mary Withers ElizabethWithers	Deed
1672, Nov. 1	WITHEES, Thomas et ux.	John Hoole	Deed
1673, Nov. 12	WITHERS, Thomas	William Addams	Deed
1674, Feb. 4	WITHERS, Thomas	Elizabeth Withers	Deed
1675, July 7	WITHERS, Thomas	Enoch Hutchines	Deed
1673, Sept. 17	WITTUM, Peter et ux.	Nic. Hodgsden	Deed
1673, Sept. 17	WITTUM, Peter et ux.	Nic. Hodgsden	Deed
1653, July 1	YOBK, town of	Abraham Preble	Survey
1659, Jan. 80	York, town of	Abraham Preble	Survey
1663, July 24	Yonk, town of	George Snell	Grant
1665, Oct. 11	York, town of	George Snell	Allotment

Folio.	Description.
126	Covenanting to warrant above premises.
97	50 acres on the river that parts Dover and Kittery, being half of grant to Wincoll from the town of <i>Kittery</i> .
1 61	Messuage of 30 acres at Birch cove in Kittery.
188	200 acres in Kittery, on the great river above Salmon falls.
58	50 acres on Spruce creek, Kittery.
2	12 acres on Spruce creek, Kittery, adjoining Pine point.
70	12 acres on Spruce creek, Kittery, at Eagle point.
15 6	Half of farm at Oak point on Spruce creek, and half of grant- or's homestead after his decease.
133	Island between Strawberry bank and his house in <i>Kittery</i> , re- serving houselot for James Heard.
128	70 acres on Spruce creek, Kittery, adjoining Hoole's land.
141	4 acres on Spruce creek, Kittery.
184	18 acres at Eagle point, Spruce creek, and half of houselot in <i>Kittery</i> , subject to life estates; also bill against town for £22.
176	Land on Spruce creek, Kittery.
187	40 acres in Kittery, granted to Wittum by the town.
137	2 acres included in the town grant to Wittum and reserved in the conveyance described above.
178	Four parcels of marsh granted by town in 1646.
179	20 acres bought by him of John Gouch, on the southwest side of Little river.
2	Land to be allotted.
2	10 acres of upland and small parcels of marsh southeast of Gorges creek.

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Date.	Grantor.	Grantee.	Instrument.
1665, Dec. 23	YORK, town of	Giles Berry	Confirma- tion
1665, Mar. 2	YORK, town of	Henry S ay word	Grant
1671, Jan.	Yonk, town of	Abraham Preble	Grant
1674, Apr. 13	YORE, town of	Benj. Whitney	Grant

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Folio.	Description.
74	Home lot formerly granted, adjoining Richard White.
165	870 acres on York river, 170 acres near Scituate marsh, an extension of his home lot and privilege of cutting pine timber, in payment for building meeting-house.
110	45 acres on the seashore and 10 acres on Little river, adjoin- ing lands previously owned by Preble.
169	10 acres adjoining Henry Sayword.

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Date.	Grantee.	Granter.	Instrument
1667, Apr. 29	Addams, Abraham	Jane Mackworth	Deed ·
1668, Mar. 1	ADDAMS, Christopher	Nathaniel Fryer et ux.	Deed
167 3 , Mar. 1	ADDAMS, Christopher	William Palmer	Deed
1673, Nov. 12	Addams, William	Thomas Withers	Deed
1659, Sept. 19	ALGER, Andrew and Arthur	Jane the Indian, <i>alias</i> Uphan- num	Deposition
1674, June 12	ALGEE, Andrew and Arthur	Jane <i>alias</i> Uphannum	Deposition
1670, Oct. 21	ALGER, Andrew	Estate of John Sanders, senior, by Ann Sanders, executrix, and Thos. Sanders	Deed
1675, Mar. 27	Allcocke, Job	Edward Rish- worth et ux.	Deed
1642, Mar. 16	ALLCOCKE, John	Edward Godfrey	Deed
1662, Nov. 28	Allown, John and Elizabeth	William Phillips	Deed
1678, Apr. 10	Allison, Ralph	Henry Watts	Deed
[No date.]	Ameridith, John	John Cutt et ux.	Deed
1639, Aug. 1	Andrews, Jane	Richard Vines	Deed
1654, June 22	Andrews, Jane	Town of Saco	Confirma- tion

GRANTEES.

Folio.	Description.
27	Island opposite her house in <i>Falmouth</i> with 6 acres west and marsh east of Skitterygusset creek.
6 8	100 acres in Kittery, formerly owned by Jeremiah Sheeres.
184	Palmer's point, on Piscataqua river in Kittery.
141	4 acres on Spruce creek, Kittery.
118	Concerning the sale of a tract on Blue Point river in Scarbor- ough to the Algers, in 1651, by the deponent, her moth- er and her brother jointly.
154	That the tract described above was conveyed to the Algers their heirs, executors, administrators and assigns, forever.
127	100 acres in Cape Porpoise, adjoining Simon Bussy.
	· · ·
180	One acre adjoining Rishworth in York.
176	10 acres upland and a parcel of swamp in Agamenticus, on the east side of the river, adjoining Abraham Preble.
85	One fourth of saw mill and appurtenances at Saco falls.
148	Half of Watts's farm and mill in Scarborough.
105	Messuage in Kittery, bought of Elizabeth Dustine.
36	100 acres west of Saco river, adjoining William Scadlocke.
87	Of grant by Richard Vines.
	Coople

Date.	Grantee.	Grantor.	Instrument.
	ANGER, Samson, see Henry Donell		
1661, Oct. 23	Austin, Samuel	John Littlefeild et ux.	Deed
1670, Jan. 31	AUSTINE, Samuel	Joseph Storer Benjamin Storer	Release
1671, Oct. 28	AUSTINE, Samuel	Jeremiah Storer	Discharge
1674, Oct. 9	AUSTINE, Samuel	Samuel Storer	Discharge
	BALDWIN, see Bawldin		
1667, Apr. 20	Ball, John	Thomas Withers	Deed
1645, Nov. 20	BANKES, Richard, and Thomas Curtis Abraham Preble John Twisden	Sir Ferdinando Gorges by Richard Vines	Grant
1671, May 24	BAREFOOTE, Walter, and Henry Greenland Robert Marshall	George Norton	Rele ase
	BAREFOOTE, Walter, see Henry Greenland		
1666, June 16	BARBETT, John	Morgan Howell	Deed
1670, Apr. 27	BARBETT, John	John Bush et ux.	Deed
1670, June 13	BARRETT, John	William Cole	Deposition
1672, Dec. 7	BATSON, Stephen	Town of Cape Porpoise	Survey
1675, Nov. 25	BAWLDIN, Isabella	Humphrey Case	Deed
1674, Nov. 9	BEALE, Arthur	John Frost, sen.	Deed

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Felie.	' Description.
73	Home lot in <i>Wells</i> formerly owned by Thomas Warriner, with other lands granted to Littlefield by the town.
91	Of claim to their father's estate, in consideration of convey- ance of land, with agreement to winter cattle and furnish pasturage for the benefit of Austine and his wife, their mother.
121	Of all demands.
158	Of all demands.
70	12 acres on Spruce creek, Kittery, at Eagle point.
179	12 acres meadow in Gorgeana.
96	Of one-fourth of consideration for building the pink "Lenham," secured by former bond.
81	60 acres at Cape Porpoise granted by George Cleeve, and 40 acres granted by the town.
94	10 acres marsh bought of R. Willine, south of Little river, Cape Porpoise.
81	Concerning Morgan Howell's deed to Barrett.
129	25 acres marsh and 18 acres upland, at Little river.
185	50 acres on Saco river, granted by the town of Saco.
160	Tract on York river near the mouth of York harbor.

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Date.	Grantee.	Grantor.	Instrument.
1668, July 11	BENNET, Edward, and John Winsland	James Pendleton et ux.	Deed
1665, Dec. 23	Berry, Giles	Town of York	Confirm a - tion
	BICKEUM [Bickum], Wil- liam, see Nicholas Shapleigh		
	Bonighton, Richard, see Thomas Lewis		
1672, Aug. 26	Booth, Simon	Robert Booth, senior	Deed
1671, June 2	BRACKETT, Thomas et ux.	Elizabeth Harvy	Deed
1662, Mar. 20	BRAY, John	Joseph Couch	Indenture
1666, Nov. 20	BRAY, John	Job Allcocke	Deed
1668, Mar. 15	Bray, John et ux.	Edward Hooper, notary public	Certificate
1672, July 22	BRAY, John	Robert Marshall	Due bill
1675, Apr. 6	BRAY, John	John Andrews Joan Attwell	Deed
1675, Apr. 8	Bray, John	John Andrews Joan Attwell	Deed
[No date]	Bray, John	Andrews John Joan Attwell	Bond
1675, Apr. 8	BEAY, John	Jere. Goodridg	Deposition
1669, Apr. 10	BEOAD, William	Henry Greenland	Deed
1672, Oct. 15	BROUGHTON, Elizabeth	Town of Kittery	Survey

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Folio.	Description.
79	50 acres on Spruce creek in Kittery.
74	Home lot formerly granted, adjoining Richard White.
126	Messuage of 6 acres at Winter Harbor, Saco.
132	Farm on <i>Falmouth</i> Neck, in consideration of grantor's main- tenance during life.
62	Of apprenticeship.
11	12 acres adjoining Bray's lot in Kittery.
62	Of Joseph Couch's indenture of apprenticeship.
167	£17, payable in September, 1672.
172	Three acres marsh adjoining Bray's marsh at Braveboat har- bor, Kittery.
170	14 rods of marsh adjoining above.
169	Covenanting to warrant title of land conveyed April 6, 1675.
170	Concerning Phillip Atwell's consent to the bond signed by his wife to warrant Bray's title.
71	100 acres in <i>Kittery</i> , formerly owned by George Palmer, with buildings.
126	100 acres adjoining John Broughton.

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Date.	Grantee.	Grantor.	Instrument.
1671, April 18	BROUGHTON, George and John	Roger Playstead et ux.	Deed
1672, Oct. 15	BROUGHTON, George	Town of Kittery	Survey
167 ‡ , Mar. 23	BROUGHTON, George	Nic. Frost et ux.	Deed
1672, Oct. 15	BBOUGHTON, John	Town of Kittery	Survey
1670, Jan. 1	BBOWN, Abraham	Joseph Penewell	Bill of sale
1675, June 3	BROWN, Henry, and James Oare	Henry Sayword	Deed
1666, Feb. 13	BRYAN, Thomas, or Peter Oliver	John Batson Wm. Renalds	Deposition
1668, Nov. 13	BUDESERT, John	Chris. Pickett	Deed
1650, June 27	Bully, Nicholas	John Smith	Agreement
1650, July 21	Bully, Nicholas	John Smyth	Deed
1662, June 5	Bully, Nicholas	John Smyth	Receipt .
1663, Oct. 20	Bully, Nicholas	William Phillips	Receipt
1631, Nov. 1	CAMMOCK, Thomas	Council for New England	Patent
1633, May 23	CAMMOCK, Thomas	Council for New England, by Walter Neale	Livery
1640, Mar. 15	CAMMOCK, Thomas	Sir Ferdinando Gorges	Deed
1643, July 28	CANNY, Thomas	Sir Ferdinando Gorges, by Thos. Gorges, dep. governor	Grant
1666, Nov. 24	CAED, John	Edw. Start et ux.	Deed

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Folio.	Description.
96	3 acres adjoining Salmon falls mills in Kittery.
126	100 acres above Salmon falls, adjoining John Wincoll.
175	60 acres adjoining the Commons in Kittery.
126	100 acres adjoining George Broughton.
90	One sixteenth of the ship "True Dealing," of York.
167	200 acres at Mousam in Wells. ,
146	Concerning land sold by Batson to Oliver.
55	Land in Scarborough, conveyed to Pickett by Richard Fox- well.
11	Concerning the sale of Smith's plantation in Saco.
10	Land [in Saco] sold to Smyth by Richard Vines, April 8, 1642, and Oct. 23, 1643.
11	For consideration for the above conveyance.
25	£5 to satisfy two judgments and costs.
87	1500 acres on the east side of Black Point river.
84	Of the lands described above.
85	Confirming 1500 acres at <i>Black Point</i> , granted by Council for New England, and granting Stratton's islands.
109	3 acres marsh, near Anthony's point, <i>Piscataqua</i> .
49	Messuage and other land in Gorgeana. Wife signed Nov. 1, 1668.

Date.	Granico.	Grantor.	Instrument .
1668, Aug. 23	CEARD, John	Samson Anger et ux.	Deed
1669, Aug. 24	CARDE, John	Edward Johnson et ux.	Deed
1672, July 16	CARPENTER, Christopher	Samuel Donnell	Deposition
1672, July 26	CABPENTER, Christopher	Thomas Holms	Deposition
1651, Apr. 8	CHADBORNE, Humphrey, and Thomas Spencer	Town of Kittery	Grant
1652, May 24	CHADBORNE, Humphrey, and Thomas Spencer	Town of Kittery	Grant
1652, May 24	CHADBORNE, Humphrey	Town of Kittery	Grant
1652, May 24	CHADBORNE, Humphrey	Town of Kittery	Grant
1659,June 24	CHADBORNE, Humphrey	Town of Kittery	Grant
1667, May 25	CHADBUBNE, Lucy, and other legatees	Humphrey Chad- burne	will
1667, Sept. 13	CHADBURNE, Lucy, and other legatees	Andrew Searle Moses Spencer	Deposition
1670, June 30	CHAMPEENOWN, captain, and Nathaniel Fryer	Thomas Kellond	Discharge
1672, June 10	CHAMPERNOWNE, Francis	EphraimCrockett	Deposition
[No date.]	CHAMPERNOWNE, Francis	George Walton	Discharge
1669, June 19	CHELSON, William	Walsingham Chelson	Deed
1673, Feb. 6	CLOYSE, Peter	Francis Little- feild, junior, et ux.	Deed
1675, June 80	CLOYSE, Thomas et ux.	JohnCloyse et ux.	Deed
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Felie.	Description.
51	An acre of marsh on the southwest branch of York river in York.
88	One acre of marsh in York, no the southwest side of York river above the parting.
116	Concerning John Legatt's debt to Carpenter.
116	Concerning John Legatt's debt to Carpenter.
96	Tom Tinker's swamp and 500 pine trees in common, and 30 acres of meadow at Saco pond to Chadborne.
97	Of pine trees in the swamp beyond Tom Tinker's.
97	200 acres between Thomas Broughton and Richard Leader
97	100 acres adjoining his 30 acres of meadow.
97	100 acres adjoining grant of May 24, 1652.
27	Land at Sturgeon creek and land, mills and houses at New ichewannock, in Kittery.
80	Attestation of Chadburne's will.
121	Of caution recorded in Book I, part I, folio 151.
118	Concerning Abraham Corbett's sale of 10 acres in <i>Kittery</i> t Champernowne.
186	Of mortgage recorded in fol. 37.
6 9	House, farm, and all other property at Winter Harbor, Saca
149	Tract of upland on the west side of Webhannet river i Wells.
174	60 acres with houses between Well cove and Round cove Falmouth.

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Date.	Granico.	, Granter.	Instrument.
1667, Apr. 16	Cobbett, Abraham	EphraimCrockett	Deed
1667, May 29	Cobbett, Abraham	Thomas Crocket et ux.	Deed
1669, May 81	Corsett, Abraham	Francis Champer- nowne	Deed
1672, July 15	COBBETT, Abraham	Henry Greenland	Deed
1673, Dec. 10	COBBINE, Robert	Dorothy Martyne	Deed
1666, Oct. 23	Cowes, Michael, junior	John Ceard et ux.	Assignment
	CREBAR, Thomas, see Joseph Waker		
1671, Nov. 10	CREEKE, Edward	Richard Potts	Prom. note
1672, Dec. 9	CREEKE, Edward,	Henry Kemball	Assignment
	CREEKE, Edward, see Henry Kemball		
1658, June 29	CROCKETT, Thomas	Robert Mendum	Deposition
1658, June 80	CROCKETT, Thomas	Nicholas Frost	Deposition
1660, Feb. 25	CROCKETT, Thomas	Joan Andrews	Deposition
1661, Sept. 6	CEOCKETT, Thomas	William Palmer	Deposition
1661, Oct. 4	CROCKETT, Thomas	Richard Burgess	Deposition
1662, Apr. 16	CROCKETT, Thomas	Nicholas Frost	Deposition
1667, Feb. 7	CROCKETT, Thomas	Alexander Jones	Deposition
1669, June 24	CROCKETT, Thomas	John Whitte	Deposition
1672, June 17	CROCKETT, Thomas	Bernard Squire	Deposition

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Folio.	Description.
76	6 acres on the north side of <i>Kittery</i> Point.
74	House and 21/2 acres at Kittery Point.
78	84 acres on Spruce creek in <i>Kittery</i> , adjoining Thomas Crockett.
118	Quitclaim of premises conveyed by Corbett's deed in folio 89.
183	Personalty and real property in <i>Falmouth</i> , subject to legacies of Richard Martyne and her support.
64	Of a sublease of a messuage in Devonshire, England.
166	For £7, 10s. payable on demand.
166	Of interest in Richard Potts's promissory note.
	1
1	Concerning acts of ownership by felling timber [on Spruce creek in <i>Kittery</i> .]
1	Concerning possession of neck of land on north side of Spruce creek.
1	Concerning acts of ownership by clearing land, &c., on Spruce creek.
2	Concerning acts of ownership by clearing land on Spruce creek.
2	Concerning grant to Crockett by Gorges of neck on Spruce creek.
1	Concerning Thomas Gorges's gift of same tract.
113	Concerning Bryan Pendleton's claim to Crockett's land.
113	Concerning Captain Pendleton's claim to Crockett's land in Kittery.
118	Concerning Crockett's ownership of land on Spruce creek, Kittery:

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Date.	Grantee.	Granter.	Instrument,
1668, Apr. 20	CROSS, Joseph	Town of Wells	Grant
1675, Feb. 7	CROSS, Joseph	John Barrett et ux.	Deed
	CURTIS, Thomas, see Richard Bankes		
1665, Apr. 22	Curr, John	Estate of John Michell by Francis and Sa- rah Morgan, ad- ministrators	Deed
1665, Apr. 22	Curr, John	Estate of John Michell, by Francis and Sa- rah Morgan,ad- ministrators	Deed
1670, Oct. 22	DANIELL, Thomas	Richard Pomoroy	Mortgage
1673, Sept.2 3	Davess, John	Samson Anger	Deed
1664, Dec. 15	Davis, George	Nichodenahant Quesemenecke Obyhas sagamores	Deed
	DAVIS, William, see Christopher Rogers Peter Weare		
,	DEAMAN, Andrew, see Henry Mayne		
1674, Aug. 26	DEANE, Thomas,	Nathaniel Fryer	Mortgage
1658, July 20	DONELL, Henry	Richard Collicatt	Deed
1659, Nov. 14	DONELL, Henry, and Samson Anger	Ann Godfrey	Deed
1660, Apr. 2	Donell, Sarah and Mar- garet	Ann Godfrey	Deed

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Folio.	Description.
110	150 acres at Ogunquit river, between Thomas Littlefeild and Mr. Wheelewright.
186	2 acres marsh on Webhannet river in <i>Wells</i> .
9	110 acres on Spruce creek in <i>Kittery</i> , between Goose creel and Marshy cove.
9	2 acres marsh near Braveboat harbor, <i>Kittery</i> , formerly be longing to John Lander.
93	House, fishing stage, &c., on Hog island, Isles of Shoals.
189	Land in York, formerly belonging to Rice Kerdogon [Cado gan.]
8	4000 acres between Wiscasset bay and Montsweag bay and the Kennebec river, from the upper narrows of Sheepscot river to Jeremysquam river.
157	Champernowne's island and small islands adjacent, in Kittery.
103	Two acres marsh and 100 acres upland originally granted to William Davess by Thomas Gorges, all in <i>York</i> .
160	20 acres south of York river, near the harbor mouth in York
42	An island occupied by Henry Donell for fishing and half of the Great island, in York.

Date.	Grantee.	Grantor.	Instrument.
1671, Oct. 10	DRAKE, Abraham, and Benjamin Swett Henry Green	Walter Barefoote Henry Greenland	
1667, Nov. 18	DYAMENT, William	John Dyement	Deed
1671, July 6	DTAMENT, William	Rowland Flansell	Deposition
	EASTMAN, see Estman		
1662, Mar. 29	EDGECOME, Nicholas	James Gibbons et ux. Robert Haywood	Deed
1650, July 15	EMERY, Anthony	Joseph Austine	Deed
1663, Oct. 1	EMERY, James	Anthony Emery	Deed
1673, Sept. 24	EMERY, James	Anthony Emery	Release
1670, July 26	ESTMAN, Thomas	Samuel Symonds	Deed
1670, Aug. 6	Estman, Thomas	Harlakenden Sy- monds	Deed
1669, Jan. 10	Everest, Isaac	William Johnson et ux.	Deed
1672, July 18	FABINES, John, and Francis Wanewright	Abraham Corbett	Mortgage
1666, Apr. 4	FENNICK, John	Thomas Withers	Deed
	FEBNALD, see Furnald		
1674, Jan. 8	FERNALD, Samuel	John Cutt	Deed
	FOBGISSON [Ferguson], Daniel, see William Furbush		
1672, Apr. 3	FROST, Charles	Joseph Bolles et ux.	Deed

Folio.	Description.
121	£20 and costs levied on land at <i>Kittery</i> Point for £12, and on goods and Greenland's person for balance.
113	Messuage of 10 acres on Crooked Lane, Kittery.
113	Concerning gift of land to William by his father, John Dya- ment.
41	50 acres on Goosefare river in Saco.
141	Little marsh above Sturgeon creek in <i>Piscataqua</i> , with house and lot and lumber.
150	20 scres of upland with marsh at York pond in Kittery.
150	From mortgage on land at Cold Harbor, Kittery.
95	150 acres at <i>Coxhall</i> , part of 1000 acres conveyed to Samuel by Harlakenden Symonds.
95	100 acres west of Kennebunk river, part of tract bought of John Bush and Peter Turbutt.
16 4	15 acres in York, on the path to Sayword's mills.
122	40 acres on Spruce creek, Kittery.
2	12 acres on Spruce creek, Kittery, adjoining Pine point.
163	Messuage of 6 acres in <i>Kittery</i> , formerly Andrew New- combe's.
119	10 acres marsh in Cape Porpoise.



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Date.	Grantes.	Grantor.	Instrument.
1673, Apr. 28	FROST, Charles, and Leighton, children of	Frost, Nicholas	Will
1674, Nov. 10	FROST, John, senior	Arthur Beale, senior	Bond
167 ‡ , Mar. 28	FROST, Nicholas	John Crafford et ux.	Deed
1675, Dec. 8	FROST, Nicholas	Abraham Conley	Deed
1662, Apr. 29	FEYER, Nathaniel	Sylvester Har- bert et ux.	Deed .
1664, Nov. 14	FRYER, Nathaniel	Jeremiah Sheeres et ux.	Deed
1667, Nov. 11	FRYER, Nathaniel	William Ham et ux.	Deed
1670, July 7	FEYER, Nathaniel	Tobias Taylour	Deed
1672, June 5	FRYER, Nathaniel	Francis Champer- nown	Deed .
1674, Apr. 1	FBYER, Nathaniel	John Bates	Deed
1674, Apr. 17	FEYER, Nathaniel	Henry Sayword	Mortgage
	FBYEE, Nathaniel, see Captain Champernown		
1667, Feb. 28	FUBBUSH, William, and Daniel Forgisson	James Emery et ux.	Deed
.6 ₇ 8, Mar. 1	FURNALD, John	Elizabeth Ed- wards	Deed
.671, Sept. 9	FURNALD, William	Thomas Firnald et ux.	Deed
664, Apr. 30	GATTENSBY, John	Thom as Li ttle- feild	Deed

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Folio.	Description.
150	Letter giving directions as to his property and conditional be- quests of lands and other estate.
163	Conditioned to secure £50 in consideration for land [in York.]
185	60 acres in Kittery, adjoining grantor.
186	100 acres adjoining John Heard in <i>Kittery</i> and 6 acres at the Cedars.
109	30 acres of upland, marsh, and house formerly Francis Cham- pernowne's, in Kittery.
67	100 acres on the north side of Piscataqua river, granted to Sheeres by the town of <i>Kittery</i> .
101	Houses, stages, flakes, &c., on Malaga island, Isles of Shoals, except Tobias Taylour's messuage.
81	Messuage on Malaga island, Isles of Shoals.
, 114	Western part of Champernowne's island, Wood island and the two fishing islands, all in <i>Kittery</i> .
148	120 or 130 acres in Wells, between Samuel Wheelwright and William Hammond.
148	370 acres on the southwest side of York river, granted to Sayword by the town of <i>York</i> .
141	150 acres of upland and marsh in <i>Kittery</i> , adjoining Nicholas Frost and Anthony Emery.
144	Messuage of 12 acres near Boiling Rock in Kittery.
147	" Lay Claim " island on Crooked Lane, Kittery.
82	210 acres of upland and marsh at Totnock and the Willows in Wells.

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Date.	Grantee.	Grantor.	Instrument.
1664, May 22	GATTENSBY, John	Francis Little- feild, jun., et ux.	Deed
	GEDNEY, see Gydney		
	Gendall, see Gyndall		
1672, June 20	GIBBS, Robert	Henry Sayword	Mortgage
1670, Apr. 21	GLANEFEILD, Peter	William Palmer	Deed
1667, Sept. 14	Godfrey, Ann	Nic. Shapleigh	Bond
1673, Mar. 17	Goodhue, William	William Oliver	Mortgage
1667, Aug. 14	Gooding, Daniel	Thomas Spencer et ux.	Deed
1670, Apr. 18	Goodin, Daniel	Nicholas Hods- den et ux.	Deposition
	Gooch, see Gutch		
1644, Oct. 10	Gouch, John, and Peter Weare	William Hooke	Deed
1645, July 21	Gouch, John	Christopher Ro- gers	Deed
1650, Mar. 16	Goocн, John	Peter Weare	Deed
1650, Mar. 16	Goocн, John	Peter Weare	Deed
1667, June 13	Goocu, John	Ruth Gooch, executrix	Agreement
1644, Oct. 18	Goucu, John, junior	William Hooke	Deed
1666, May 4	GRANT, James	James Mills	Deed
1668, Mar. 15	GRANT, James	John Carmighell	Assignment
	GREEN, Henry, see Abraham Drake		

Folio.	Description.
82	210 acres at Totnock and the Willows, in Wells.
.114	One square mile in <i>Wells</i> , between Cape Porpoise and Kennebunk rivers, with dwelling house and mill.
123	12 acres in <i>Kittery</i> , in consideration of the care and bringing up of Palmer's daughter by Glanefeild.
67	Conditioned to pay her $\pounds 20$ yearly for life.
149	House and 50 acres, half the grant by the town of <i>Kittery</i> to Charles Frost.
81	Six acres in Newichewannock, Kittery.
79	Concerning gift of one quarter of mill [in <i>Kittery</i>] to Goodin by Thomas Spencer.
178	20 acres each, at Little river near Cape Neddick beach in Gor geana.
179	Point of marsh on the south side of Agamenticus river in Gorgeana.
177	Land in Agamenticus sold to Weare by John Allcocke.
179	Marsh in Agamenticus granted Weare by Gorges.
80	Concerning the will of John Gooch, senior.
178	10 acres near Cape Neddick beach in Gorgeana.
8	2 acres meadow north of southwest branch of York river.
	Of bill of sale.

Date.	Grantee.	Grantor.	Instrument.
1666, July 16	GREENELAND, Henry	Robert Wad- leygh	Deed
1666, Oct. 15	GREENLAND, Henry	George Palmer et ux.	Deed
1669, Sept. 10	GBEENLAND, Henry, and Walter Barefoote	Abraham Corbett	Deed
1669, Sept. 10	GBEENLAND, Henry, and Walter Barefoote	Abraham Corbett	Trust deed
	GREENLAND, Henry, see Walter Barefoote		
1660, May 29	Guтcu, Robert	Robin-Hood Terrumquin Weasomonascoe sagamores Scawque Abumhamen Indians	Deed
1674, Oct. 14	GYDNEY, Bartholomew	Henry Sayword	Deed
1674, Oct. 14	GYDNEY, Bartholomew	Henry Sayword	Mortgage
	GYDNEY, Bartholomew, see Henry Sayword		
1669, May 8	Gyndall, Walter	MichaelMaddiver Joel Maddiver	Deed
1673, June 8	GYNDALL, Walter	Robert Jordan et ux.	Deed
1673, June 4	GYNDALL, Walter	Ralph Allason	Deposition
1670, Feb. 11	HAMMOND, Jonathan	Israel Harding	Deed
1670, Feb. 11	HARDING, Israel	Jona. Hammond	Deed
1667, Aug. 28	HARDY, Richard	Ed. Rishworth	Deed

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Folio.	Description.
43	Dwelling and brewhouse at <i>Kittery</i> Point, on land purchased of Nicholas Shapleigh.
101	100 acres in Kittery, bought of Walter Barefoote.
89	Messuage and warehouse at Kittery Point, 80 acres on Spruce creek, and 360 acres occupied by R. Lockewood, all in Kittery.
118	Premises described above, in trust, for the use and benefit of Alice Corbett, the grantor's wife, and their children, John, Elizabeth and Alice.
32	Tract on Kennebec river, over against Tuessicke [Nauseag], from the Point of Rocks upward to a point opposite to Winslow's rocks, including half the Winnegance meadows, and extending three miles into the land.
189	Half share in mills at Wescustogo.
189	Remaining half share of mills at Wescustogo.
100	Exchanging plantation in Scarborough for John Guy's plan- tation at Papuding.
133	50 acres on the east side of Spurwink river, in Fulmouth.
133	As to Sarah Jordan's release of dower.
98	Exchange of 200 acres at Myreland, for 100 acres at Stony brook, in Wells.
92	Exchange of 100 acres at Stony brook for 200 acres at Myre- land in Wells.
88	82 acres in York, at the mouth of the old Mill creek.

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Date.	Grantes.	Grantor.	Instrumen t.
1678, July 1	HABERRE, John, junior	John Harker	Deed
1666, Apr. 10	HARRIS, William	William Sealy	Deed
1674, Aug. 11	Н▲ тсн, Patience	Henry Symson	Agreement
167#, Mar. 7	HAYES, Philadelphia	Reynold Jenkins	Deed
1665, July 7	HAYNES, Robert	Miles Pyle	Deed
1665, Jaly 7	HAYNES, Robert	Miles Pile	Bond
1659, Oct. 12	H11L, Peter	Joseph Bolles	Deed
1667, Oct. 8	H111, Roger	William Phillips	Deed
1667, Oct. 8	HILL, Roger	William Phillips	Deed
1667, Apr. 18	HILTON, William	John Symmons	Deed
1664, Mar. 8	HINKESON, Peter	Thomas Ellkines	Deed :
1667, June 15	HINCSON, Peter	Chris. Ellkines	Deed
1669, Aug. 24	HINKESON, Peter	Joshua Scottow	Deed
1668, July 22	HITCHCOCK, Richard	William Phillips et ux.	Deed
1673, Dec. 27	Hobbs, Christopher	William Phillips et ux.	Deed
1671, May 31	Hodgden, Benoni	John Wincoll	Deed
	Hodgsden, Israel, see Miles Tomson		
1673, Sept. 17	Hodgsden, Nicholas	Peter Wittum et	Deed
1673, Sept. 17	Hodgsden, Nicholas	Peter Wittum et ux.	Deed

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Folio.	Description.
193	Island in York harbor and undivided fourth part of a tract on York river.
72	Messuage on Smuttynose island, Isles of Shoals.
155	As to her occupancy of his land in York.
187	Messuage of one acre at <i>Kittery</i> ; also 3 ¹ / ₂ acres on the old road from Cold Harbor to Sturgeon creek, and half an acre of marsh.
4	Garden, house, &c., on Hog island, Isles of Shoals.
4	Conditioned to observe covenants in the above deed.
36	100 acres at Winter Harbor, <i>Saco</i> , between lots formerly held by Samuel Andrews and Robert Sankey.
36	Quitclaim to premises conveyed by Joseph Bolles to Peter Hill.
87	Quitclaim to premises conveyed by Richard Vines to Jane Andrews.
88	Homestead in Kittery.
23	8 acres of marsh on Black Point river, [in Scarborough.]
23	2 acres marsh northwest of Pine creek [in Scarborough.]
154	10 acres marsh in Scarborough, near Pine Tree creek.
.124	Messuage, 10 acres woodland, marsh at Duck pond and Bat- ten's island, in Saco, and land formerly William Scadlocke's in Cape Porpuise.
182 ·	Messuage and 300 acres, between Saco river and Davis brook in Saco.
97	50 acres on the river that parts Dover and Kittery, being half of grant to Wincoll from the town of <i>Kittery</i> .
187	40 acres in Kittery, granted to Wittum by the town.
187	2 acres included in the town grant to Wittum and reserved in the conveyance described above.

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Date.	Grantee.	Grantor.	Instrument.
1674, June 16	Hodgsden, Nicholas	John Wincoll	Deed
1671, Nov. 19	Holmes, Thomas	Wm. Lancester	Contract
1671, Nov. 19	Holms, Thomas	Wm. Houldrig	Due bill
167 ₁ , Jan. 15	Holms, Thomas	Wm. Houldrig, senior Wm. Houldrig, junior	Due bill
[No date.]	Holmes, Thomas	Wm. Lancester	Due bill
1674, Aug. 24	Hooke, Francis	Nic. Shapleigh et ux.	Deed
1675, Feb. 5	Hooke, Francis	Benj. Johnson	Mortgage
1670, Sept. 17	Hoole, John	John Clarke et ux.	Deed
1672, Nov. 1	Hoole, John	Thomas Withers et ux.	Deed
1672, Sept. 26	Howell, Morgan	Sir Ferdinando Gorges by Thos. Gorges, dep. governor	Surve y
1675, July 7	HUTCHINES, Enoch	Thomas Withers	Deed
1667, Mar. 18	HUTCHINSON, Richard	William Phillips et ux.	Mortgage
1673, Oct. 23	HUTCHINSON, William	William Phillips et ux.	Deed
1671, May 1	JACKESON, JAMES	John Smyth	Deed
16 7 3 , Mar. 11	Jackeson, James	Peter Weare, senior, et ux.	Deed
1675, June 16	J∡ckeson, James	Peter Weare, senior, et ux.	Deed

Folio.	Description.
161	Messuage of 30 acres at Birch cove in <i>Kittery</i> .
107	To build fence in payment for a horse.
107	For £28, 10s. 8d.
127	For £12, to close all accounts.
107	For £4, 9s.
155	Three acres and house built by Roger Russell at Kittery Point
187	Messuage of 20 acres in York.
120	150 acres on Spruce creek, <i>Kittery</i> , originally granted to Hoole by the town.
128	70 acres on Spruce creek, Kittery, adjoining Hoole's land.
153	100 acres at Cape Porpoise. See Book I, part 1, folio 29.
176	Land on Spruce creek, Kittery.
39	Tract a mile long to contain 1000 acres, in Saco, northwest of Swan pond creek; also, a quarter of sawmill at Saco falls.
181	Tract 4 miles broad with 137 perches front on Saco river, where the tide ebbs and flows, and 50 acres in Cranberry marsh.
130	Tract adjoining Peter Weare in York, in exchange for 40 acres from Jackeson on Cape Neddick river.
147	12 acres of meadow, more or less, on the northwest side of Wells path in York.
172	Strip of upland adjoining Jackeson's land at Cape Neddick in York.

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Date.	Grantee.	Granter.	Instrument.
1670, June 9	JEFFERYS, Diggory	William Broad et ux.	Deed
1640, Sept. 2	Jocelyn, Henry	Thomas Cam- mock et ux.	wali,
1670, Sept. 7	Jocklyn, Henry	Francis Robinson	Deposition
1666, June 10	Johnson, Francis	Nichol as Cole John Pudington	Mortgage
1668, Oct. 6	Johnson, Francis	Nic. Cole et ux. John Pudington et ux.	Deed
1667, June 1	Johnson, Francis	William Renols, junior	Mortgage
1667, June 4	Johnson, Francis	Richard Whitte Arthur Beale ManneringHilton	Mortgage
1668, Oct. 26	JOHNSON, Francis	Phillip Hatch et ux.	Mortgage
1668, July 15	KELLY, Roger	Nathaniel Fryer	Deed
1669, June 19	KEMBLE [Kimble],Henry	Harlakenden Sy- mons	Deed
1672, Dec. 7	KEMBALL, Henry, and Edward Creeke	Richard Potts	Prom. note
1658, May 15	KIMBELL, Thomas	George Cleeves	Deed
1669, Aug. 24	KING, William et ux.	William Palmer	Deed
1672, Apr. 4	KNIGHTT, Ezekiel	Abraham Tillton	Receipt
• •	LANE, James	John Seares	Deed
r	LEIGHTON, See Charles Frost		

Folio.	Description.
118	100 acres in <i>Kittery</i> conveyed to Broad by Henry Greenland folio 71.
84	All of his patent and other property at <i>Black Point</i> , reserving 500 acres on Spurwink river and the cattle on the land
84	Concerning the bounds of Thomas Cammock's land at Spur wink.
98	229 acres owned severally in Cape Porpoise, and a fishing boat owned in common.
98	Quitclaim to property described above.
99	205 acres in Cape Porpoise, adjoining William Renols, senior
83	Homesteads in York and other property.
99	5 scres on York river in York.
88	House, fishing stage, &c., on Smuttynose island, Isles of Shoals.
75	600 acres in tract north of Cape Porpoise, between William Phillips and George Farrow.
166	For £17, 11s. 2d. payable in six months and three days.
46	Hog island in Casco bay.
151	16 or 18 acres in Kittery between the sea and the head of Mast cove.
180	For £10 on account of John Loverell, apprentice.
134	Redding's island, land on Mare Point neck, and 60 acre marsh formerly belonging to Thomas Redding, all in 'We custogo.

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Date.	Grantee.	Granter.	Instrumen t.
1669, May 7	LEVERETT, John	William Phillips	Deed
1668, Nov. 30	Lewis, Peter	John Readman Richard Knights	Deed
1670, Mar. 13	LEWIS, Peter	John Fennick et ux.	Deed
1629, Feb. 12	Lewis, Thomas, and Richard Bonighton	Council for New England	Patent
1663, Jan. 1	LIBBY, John	Henry Jocelyn et ux.	Deed
1667, Dec. 2	LIDDEN, George	John White et ux	Assignment
1670, May 9	LIDDEN, George	John Whitt et ux	Deed
1669, Dec. 23	LITTLEFEILD, Francis, senior	John Littlefeild, senior	Deed
1673, Feb. 28	LITTLEFEILD, Francis, junior	John Barret	Deed
1673, Feb. 28	LITTLEFEILD, Francis, junior	John Barret	Deed
	LITTLEFEILD, Francis, junior, see Robert Wadleigh		
1671, July 6	LITTLEFEILD, John	John Wheele- wright	Agreement
1671, July 6	LITTLEFEILD, John, and Francis, senior	John Wheele- wright	Deed
1672, May 13	LITTLEFEILD, John, sen.	Francis Little- feild, senior	Deed
1674, Feb. 5	LITTLEFEILD, Meribah, and other legatees	Francis Little- feild, junior	Will
	LITTLEFEILD, Thomas, see Robert Wadleigh		

INDEX OF GRANTEES.

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Folio.	Description.
65 168	Tract three miles square above Saco falls, on the west side of the river and north of Richard Russell.
57	House, fishing stage, &c., on Smuttynose island, Isles of Shouls.
93	Messuage of 12 acres on Spruce creek, Kittery.
110	Tract between Cape Elizabeth and Cape Porpoise, extending 4 miles along the seashore north of Swanckadock [Saco] river, and 8 miles inland.
138	Marsh and 50 acres of upland in Scarborough.
108	Of grant by town of Kittery, on Crooked Lane.
107	20 acres with house on Crooked Lane, Kittery.
108	Half of timber rights and mill privilege at the upper falls of Ogunquit river, Wells.
146	3 acres marsh at the Neck in Wells.
146	3 aores marsh near Ogunquit river in <i>Wells</i> .
102	Composing differences about a mill privilege on Ogunquit riv- er in Wells.
104	Mill privilege and timber rights granted by the General Court of Maine, Oct. 15, 1650.
122	Share in saw mill, &c., at Ogunquit falls in Wells.
16 6	Land, mills and other property in Wells.

Date.	Grantee.	Grantor.	Instrument.
1663, Nov. 2	Lockewood, Richard	Nathaniel Fryer et ux.	Deed
1666, June 28	Lockewood, Richard	John Bowrey	Due bill
1666, Dec. 11	Lockewood, Richard	Joan Andrews	Bond
1666, Dec. 11	LOCKEWOOD, Richard	Joan Andrews	Bond
1666, Jan. 26	Lockewood, Richard	Joan Andrews	Prom. note
1662, Dec. 1	Lugg, Gilbert, and Way- mouth Lystone	Joseph Allcocke et ux.	Deed
1663, Aug. 28	Lyde, Mr.	George Palmer	Deposition
1670, Dec. 14	Lynde, Simon	Daniel Epps	Assignment
1671, Sept. 22	Lynde, Simon	Richard Locke- wood et ux.	Deed
1671, Sept. 23	Lynde, Simon	Nathaniel Fryer	Deed
1673, Sept. 2	Lynde, Simon	Henry Sayword	Mortgage
	LYSTONE, Waymouth, see Gilbert Lugg		
1668, Mar. 15	MAKENTYRE, Makem [Malcolm]	James Grant	Assignment
1670, June 19	Mackentyre, Makem	John Pearce et ux.	Deed
1671, Sept. 4	MACKENTYRE, Michum [Malcolm]	Alexander Max- well et ux.	Deed
1671, Jan. 1	Mackeintyre, Michum	Samson Anger et ux.	Deed
1669, July 14	MADIVER, Joel	Michael Madiver	Deed
1673, Feb. 28	MANNING, John	Francis Little- feild, sen., et ux.	Deed

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Felie.	Description.
134	Messuage of 30 acres and marsh in <i>Kittery</i> , formerly Francis Champernowne's.
127	For £6, 16s. 10d.
91	For payment of £1, 1s. 6d.
92	To deliver 2 head of cattle.
92	For payment of £4, 3s.
174	Messuage on Piscataqua river in Kittery, between Symons and Paul.
8	Concerning Walter Barefoote's sequestering chattels levied upon as Sylvester Harbert's.
146	Of claims upon Henry Sayword, and, in case of Sayword's default, of three farms in Wells.
108	30 acres of upland, house, and meadow, formerly Francis Champernoon's, in Kittery.
109	Quitclaim to premises in <i>Kittery</i> , sold to Lynde by Richard Lockewood.
144	Half share in mills and lands at Mousam mills on Cape Porpoise river, in Wells.
90	Of bill of sale.
90	40 acres on the southwest side of Dummer's marsh, and two acres meadow on the southwest branch of York river, in York.
· 104	Four or five acres in York, on which grantee's house stands.
107	An acre and a half of marsh in York, on the southwest branch of York river.
69	Farm at Papuding in Falmouth, bought of Walter Gendall.
161	Five or six acres marsh at Ogunquit in Wells.

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Date.	Grantee.	Grantor.	Instrument.
1674, Oct. 8	MANNING, Thomas	Francis Backeus et ux.	Deed
1674, Nov. 2	MANNING, Thomas	John Barret et ux.	Deed
1673, July 21	MARSHALL, Robert	John Bray	Renewal
	MARSHALL, Robert, see Walter Barefoote		
	MABTIN, Richard, see Joshua Moodey		
1635, Apr. 22	Mason, John	Council for New England	Deed
1635, Apr. 22	Mason, John	Council for New England	Patent
1657, Jan. 23	MAXWELL, Alexander	Thomas Mowlton	Deed
1668, Nov. 2	MAYNE, Henry, and Andrew Beaman	John Deaman	Deed
1647, Sept. 21	MENDUM, Robert	Thomas Crockett	Agreement
1666, July 16	Mills, James	Robert Knight John Allcocke	Depositio n
	MILLS, Thomas, see Robert Wadleigh	John Ancocke	
1672, July 27	MITTEN, Nathaniel	Elizabeth Harvie	Deed
1671, May 25	Moodey, Joshua, and Richard Martin	Bryan Pendleton	Trust deed
1674, Nov. 17	Moore, William	John Harker	Deed
1668, June 4	Mone, John	John Symonds et ux.	Deed

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Felie.	Description.
161	4 aores meadow in Wells.
161	157 acres at Duxbury in Wells.
167	Of Marshall's note for 6 months, with receipt for £5.
14	Territory from middle of Naumkeag river, around Cape Ann, to Piscataqua harbor; thence to head of Newichewannock river; thence northwest until the distance from Piscataqua harbor equals 60 miles; also up Naumkeag river 60 miles, and thence overland till the first 60 mile limit is reached; with the south half of <i>Isles of Shoals</i> ; the whole to be called <i>New Hampshire</i> ; also, 10,000 acres southeast of Sagadahoc river, to be called <i>Masonia</i> .
15	Same tracts described above, with powers of government.
113	Land in York, bought of John Allcocke.
80	Houses, fishing stage, &c., on Smuttynose island, Isles of Shoals,
13	To sell house and 4 acres of land at Piscataqua for £9, 10s.
5	Concerning Mill's parentage.
123	Land on the Neck in Falmouth, and marsh at Barberry creek.
97	Messuage and other lands at Winter Harbor, Saco, with Wood island and Gibbons island, in trust for Pendleton Fletcher.
160	Harker's island, containing three acres, in York harbor.
57	20 acres at Great cove, Kittery.

Date.	Grantee.	Granter.	Instrument.
1668, Nov. 5	More, John, junior	John Winsland Edward Bennet	Deed
1655, Oct. 14	Mongan, Francis	Richard Endell	Agreement
1668, Oct. 2	Morgan, Francis	Walter Barefoote	Discharge
1671, Nov. 10	MORGAN, Francis	William West	Contract
1672, Apr. 6	MOBGAN, Francis	Robert Marshall	Due bill
1674, Dec. 3	Morrall, John et ux.	Nicholas Hods- den et ux.	Deed
1671, May 24	MORTON, George	Walter Barefoote	Mortgage
1655, Mar. 22	Mowlton, Thomas	John Allcocke	Deed
1662, Feb. 23	Munjoy, George	Francis Small	Mortgage
1667, Apr. 6	MUNJOY, George	Wm. Bonighton	Mortgage
1667, Sept. 30	MUSSELL, Robert	Walter Barefoote	Deed
1669, Nov. 24	MUSSELL, Thomas	John Bush et ux.	Deed
1666, June 19	NEALE, Francis	Nathan'l Wharfe et ux.	Deed
1669, Apr. 20	NEWCOMBE, Andrew	Daniel Moore	Deed
1664, May 3	NICOLLS, Richard	Robert Mason	Power of attorn ey
1671, May 24	Norton, George	Henry Greenland	Mortgage
1671, Sept. 28	Norton, George	Henry Greenland	Prom. note
1672,	Norton, George	Henry Greenland	Due bill
1674, Sept. 16	Norton, George	Robert Marshall	Mortgage

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Folio.	Description.
58	50 acres on Spruce creek, Kittery.
13	To pay £60 for 60 acres on the east side of Spruce creek in Kittery.
· 128	Of all debts.
138	For labor in payment for medical treatment.
167	£20, 13s. 5d. payable on demand.
191	Messuage of 7 acres in Kittery on Birch Point brook.
96	Of ‡ part of pink "Lenham."
112	70 acres on York river, adjoining Arthur Bragdon, and 10 acres meadow at head of northwest branch of York river in York.
116	Land or housing at Ossipee and all Indian debts due Small.
18	Shallop and appurtenances.
42	10 acres west of creek which bounds Champernowne's island in Kittery.
131	100 acres between John Sanders and Simon Bussy, in Cape Porpoise.
82	Quitclaim to property sold to Neale by Jane Mackworth.
162	Messuage of 6 acres at Emery's point in Kittery.
19	To manage Mason's affairs in New England, with power of substitution.
96	One quarter of pink "Lenham."
192	For £60, 7s.
192	Barrel of mackerel.
96	Of 1 of the pink "Lenham."

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Date.	Grantes.	Grauter.	Instrument.
1670, Jan. 16	NUTTER, Hatevill	Thomas Canny, senior	Deed
	OARE, James, see Henry Brown		
1660, Jan. 2	OLIVER, Bennett	Eliza. Garnesy	Power of attorney
	Oliver, Peter, see Thomas Bryan		
1664, June 27	OLIVER, William and Richard	Charles Frost	Deed
1669, Mar. 18	OLIVER, William and Benedict	James Pendleton et ux.	Deed
1662, July 15	PALMER, John	Andrew Alger, senior Arthur Alger	Deed
1659, June 14	PARKER, John	Nanuddemance, Indian	Deed
1674, Sept. 16	PARTRIDG, William	John Maisters	Indenture
1667, Mar. 18	Pattishall, Robert	William Phillips et ux.	Deed
1675, June 14	PATTISHALL, Richard	William Phillips et ux.	Livery
1672, Dec. 18	PEARSON, George	John Miller	Receipt
1658, June 25	Pendleton, Bryan	Gregory Gefferys	Deed
1664, May 4	Pendleton, Bryan	William Phillips et ux.	Deed
1673, Apr. 24	PENDLETON, Bryan	William Phillips	Live ry
1673, Oct. 6	Pendleton, Bryan	John Sanders et ux.	Deed

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Folio.	Description.
110	3 acres of marsh called Fowling marsh, in Kittery.
121	To collect and receipt for the estate of her deceased husband, William Garnesy, in the <i>Isles of Shoals</i> , or elsewhere.
100	50 acres on the Newichewannock river in Kittery.
99	House, fishing stage and flake room on Smuttynose island, Isles of Shoals.
170	50 acres of upland and a parcel of marsh occupied by Palmer at Dunstan in Scarborough.
13	Tract bounded on the east by Sagadahoc river, from the first high head on the west side of the river to Winnegance creek, about six miles, and on the west by Casco bay.
159	Of apprenticeship.
172	4000 acres on Saco river, to begin either at Governor Lever ett's outer bounds or at Salmon falls and thence downward to Richard Russell's land.
173	Of above tract, located at Salmon falls.
127	Of consideration for house and land at Jeremysquam bay.
123	Goat, Folly and Green islands, Cape Porpoise.
94	100 acres called West's point [in Saco] with 400 acres ad joining; also, Timber island at the mouth of Little river.
140	Tracts described above and another tract in exchange for Cow island.
139	100 acres in Cape Porpoise, southwest of Long cove.

Date.	Grantee.	Grantor.	Instrument .
1674, Nov. 2	PENUILL, John	John Purrington Mary Davess	Deed
1674, Feb. 27	PENWILL, John	John Davess	Deed
1668, Sept. 20	Phillips, Bridget	William Phillips	Deed
1674, June 6	PHILLIPS, Nathaniel	Humphrey War- rine	Covenant
1674, July 1	PHILLIPS, Nathaniel	Willliam Phillips et ux.	Deed
1664, May 81	PHILLIPS, William	Mogg-Heigon, sagamore	Deed
1667, Oct. 1	PHILLIPS, William	John Bonighton	Agreement
1667, Oct. 17	PHILLIPS, William	Robert Booth Patrick Dum- mark	Deposition
1675, Aug. 22	PHILLIPS, William	Ric. Hutchinson	Discharge
1663, Feb. 5	PICKETT [Peckett], Christopher	Richard Foxwell	Deed
1674, Aug. 6	Powell, John	NathanielPhillips	Deed
1674, Oct. 5	Powsland, Richard	Nathaniel Mitton	Deed
1642, Dec. 20	PREBLE, Abraham	Edward Godfrey	Deed
1652, June 25	PREBLE, Abraham	Edward Godfrey	Deed
1653, May 10	PREBLE, Abraham	Edward Godfrey	Deed
1658, July 1	PREBLE, Abraham	Town of York	Survey
1659, Jan. 30	PREBLE, Abraham	Town of York	Survey
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Folio.	Description.
16 0	House lot in York.
164	Half of warehouse and wharf in York.
132	Life estate in grist mill at Saco falls.
174	To account for rents collected.
154	Parker's neck in Saco, and a tract extending a mile and a quarter on Saco river, between Bryan Pendleton and Christopher Hobbs, and running back from the river four miles.
45	Tract between Saco river and Kennebunk river, from the sea- shore to Salmon falls in Saco river, about 15 miles above the mills at Saco falls.
87	Bonighton to deliver half of island adjoining mill at Saco and 800 pine trees to close all accounts.
87	Concerning division of John Bonighton's island at Saco.
182	Of mortgage recorded in folio 39.
53	100 acres between Jonas Bayly and C. Collins, in Scarbor- ough.
169	Lands in Saco conveyed to grantor by William Phillips and described in folio 154.
183	50 acres in Falmouth, granted to Mitton by George Cleeve.
177	10 acres upland and a parcel of swamp in Agamenticus, ad- joining Thomas Chambers.
179	20 acres on Gorges creek, in Gorgeana.
178	10 acres at York, adjoining former grants to Preble.
178	Four parcels of marsh granted by town in 1646.
179	20 acres bought by him of John Gouch, on the southwest side of Little river.

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Date.	Grantee.	Grantor.	Instrument .
1671, Jan.	PREBLE, Abraham	Town of York	Grant
1675, July 6	PREBLE, Abraham	Edward Godfrey	Deed
	PREBLE, Abraham, see Richard Bankes		
1674, Jun e 12	Pullman, Jasper	Patience Hatch Bryan Pendleton by James Pen- dleton, att'y	Deed
1675, Aug. 14	Pullman, Jasper	Samson Anger et ux.	Deed
1668, Nov. 1	RAINKING, Andrew	Arthur Br a gdon, junior	Deed
1669, July 7	RISHWORTH, Edward	Henry Sayword	Deed
1670, Aug. 30	RISHWORTH, Edward	Ric. Cummines	Bond
1674, July 6	RISHWORTH, Edward	John Smyth, senior	Assignment
1671, Mar. 28	ROBBETS, John, senior	Hatevill Nutter	Deed
1663, Jan. 1	Roz, Anthony	Henry Jocelyn et ux.	Deed
1658, Dec. 7	Rogers, Christopher, and William Davis	Peter Weare	Deposition
	Rogers, Christopher, see Peter Weare		
1659, Aug. 27	Rogers, Thomas	Town of Saco	Grant
1662, Mar. 29	Rogers, Thomas	James Gibbines et ux. Robert Haywood	Deed
1671, Aug. 12	Rogens, William	Estate of Wil- liam Garnesy	Release

₽elie.	Description.
110	45 acres on the seashore and 10 acres on Little river, adjoin- ing lands previously owned by Preble.
177	10 acres east side Agamenticus river, southwest of John All- cocke [in York.]
151	Quitclaim to messuage in York, formerly occupied by Philip Hatch, deceased.
180	One acre and a quarter on Great island, York.
78	10 acres between Bragdon's and Rainking's lots in York.
67	Marsh above old mill site exchanged for Rishworth's marsh opposite Sayword's mill.
93	Conditioned to pay £3, 3s.
178	Thomas Phillips's promissory note.
110	Three acres marsh in Kittery, bought of Thomas Canny, senior.
153	50 acres in Scarborough, adjoining John Libby.
180	Concerning a grant of marsh in York, on the southwest branch of York river, by Thomas Gorges.
27	15 acres at the rocks beyond Goosefare creek; also 150 acres upland, and 12 acres marsh east or northeast of Richard Cummines.
26	200 acres in Saco on the seashore northeast of Goosefare river.
121	Of administratorship in New England.

Date.	Grantoo.	Grantor.	Instrument.
	ROGERS, William, see William Seely		•
1654, Aug. 4	RUSSELL, Richard	Hugh Gunnisson	Mortgage
1666, Feb. 18	RUSSELL, Richard	William Phillips et ux.	Deed
1673, Aug. 13	RUSSELL, Richard	William Phillips et ux.	Deed
1674, Oct. 13	RYALL [Royall], William	Thomas Stevens et ux.	Power of attorney
1669, May 26	SAVAGE, Thomas	Roger Spencer	Deed
1665, Mar. 2	SAYWORD, Henry	Town of York	Grant
1670, July 12	SAYWORD, Henry	Daniel Epps	Conditional deed
1670, Dec. 23	SAYWORD, Henry	James Johnson	Deed
1671, July 6	SAYWORD, Henry	John Readman	Deed
1674, Oct. 14	SAYWORD, Henry	Bartho. Gydney	Lease
1670, Dec. 29	SAYWORD, Henry	Thomas Paty .	Deed
1674, Oct. 12	SAYWORD, Henry, and Bartholomew Gydney	Thomas Stephens et ux.	Deed
1674, May 7	Scammon, Humphrey	Nathaniel Fryer et ux.	Deed
1666, July 16	Scottow, Joshua	Henry Jocelyn	Mortgage
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Folio.	Description.	
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185	Messuage in Kittery.	
23	2000 acres north of Edward Tyng, running 2 miles along the southwest side of Saco river.	
135	2500 acres west side of Saco river, beginning at Salmon falls and running a mile up the river, and one sixteenth of the Saco silver mines, containing about 500 acres.	
190	To deliver possession to Sayword and Gydney of tract above Wescustogo falls.	
63	One quarter of sawmill near the great falls on Saco river, and a tract bought of the Indians extending three miles up the river and three miles on either side.	
165	370 acres on York river, 170 acres near Scituate marsh, an extension of his home lot and privilege of cutting pine timber, in payment for building meeting-house.	
145	Three farms on Cape Porpoise river and other lands in Wells, between Cape Porpoise and Kennebunk rivers, with mort- gage back.	
159	Land and interest in water privilege in Wells.	
162	50 acres in York, east of York river, and southeast of Mill creek, granted to Margaret Knight by Thomas Gorges.	
188	Half share in corn and saw mills at Wescustogo.	
163	Interest in a mill privilege on Cape Porpoise river in Wells.	
190	Tract from Wescustogo falls to the head of the river, extend- ing two miles on each side.	
150	House and 120 or 130 acres, between John Trott and William Hammonds, in Wells.	
6	1500 acres called <i>Black Point</i> , bounded south by Saco bay, west by Black Point river, and east by Spurwink brook, running one mile from mouth of brook, thence to nearest point of Black Point river; also Stratton's islands; 750 acres bordering on former tract; personal property and rentals.	

Date.	Grantee.	Grantor.}	Instrumen t.
1667, June 15	Scottow, Joshua	Andrew Brown	Deed
1671, July 7	Scottow, Joshua	Henry Jocelyn	Live ry
1677, June 20	Scorrow, Joshua	Chris. Ellkines	Deed
1660, July 20	SEELY, William, and William Rogers	Sarah Gunnisson	Deed
1664, Oct. 16	SEELY, William	William Calley	Deed
1667, May 10	SEELY, William	Town of Kittery	Grant
1667, Dec. 13	Szely, William	John Shephard	Deed
1667, Sept. 14	SHAPLEIGH, Alice	Ann Godfrey	Deed
	SHAPLEIGH, John, see Sarah Withers		
1666, Nov. 20	SHAPLEIGH, Nicholas	Robert Mason, by Richard Nicholls attorney	Substitu- tion
1672, July 31	SHAPLEIGH, Nicholas	Abraham Corbett	Deed
1672, Nov. 23	SHAPLEIGH, Nicholas	Rice Tommass	Deed
1673, Aug. 25	SHAPLEIGH, Nicholas	Francis Morgan	Mortgage
1672, Apr. 18	SHAPLEIGH, Nicholas and William Bickeum	Henry Greenland	Mortgage
1672, Apr. 20	Sн₄р∟еідн, Nicholas and William Bickum	Henry Greenland	Bill of sale
1669, May 7	SHEARS, Susannah	Jeremy Shears	Bill of sale
1668, Apr. 23	SMYTH, James	Richard Tozier	Agreement
1642, Apr. 8	Sмутв, John	Richard Vines	Deed
1643, Oct. 23	Smyth, John	Richard Vines	Deed

Folio.	Description.
25	20 acres upland and marsh at Black Point.
98	Of premises described in folio 6.
25	Half of plantation in <i>Black Point</i> , formerly owned by John Burrage.
83	Quitclaim of her interest in all but two acres of the neck of land on Spruce creek at the mouth of Crooked Lane, and in Grantus island, <i>Kittery</i> .
82	Messuage on Smuttynose island, Isles of Shoals.
81	Land west of Spruce creek.
112	Messuage of 10 acres on Spruce creek, Kittery.
34	Farm and buildings in York.
21	Under power of attorney.
152	360 acres (10 excepted) in <i>Kittery</i> , adjoining land lately in possession of Richard Lockewood.
156	Messuage at Braveboat harbor in Kittery.
153	10 acres at Morgan's point in Kittery.
116	Messuage at Kittery Point.
117	Half of pink "Santa Maria."
70	Colt.
40 41	Fixing dividing line of farms in <i>Kittery</i> .
10	100 acres [in Saco] on the south side of Saco river.
10	Land between that above granted and Thomas Williams.

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Date.	Grantes.	Grantor.	Instrument.
1652, Dec. 13	Sмутн, John	Thomas Phillips	Prom. note
1662, Mar. 29	Sмутн, John	James Gibbons et ux. Robert Haywood	Deed
1671, Aug. 15	Sмітн, John	Isaac Walker	Deposition
1674, Oct. 23	Sмчтн, John, junior	John Smyth, senior	Deed
1663, July 24	Snell, George	Town of York	Grant
1665, Oct. 11	SNELL, George	Town of York	Allotment
	Spencer, Thomas, see Humphrey Chadborne		
1663, Oct. 20	SPENCER, William	Thomas Spencer et ux.	Deed
1669, Dec. 27	Spences, William	Thomas Spencer	Bill of sale
1669, July 23	SPINNEY, Thomas	John Symmones et ux.	Deed
1670, June 28	SPINNEY, Thomas	John Symmons	Discharge
1674, July 4	STAPLE, Peter	Thomas Turner et ux.	Deed
1666, July 7	STABT, Edward	John Lambe	Deed
1673, Feb. 24	START, Thomas	Richard Burgess	Deed
1673, Jan. 19	STEPHENS [Stevens], Thomas	Robin-Hoode Derumquen Abumhaman Werumby Robine sagamores	Deed
1670, Jan. 31	STORER, Joseph and Benjamin	Samuel Austine	Deed
1674, Oct. 8	STORER, Samuel	Samuel Austine	Deed

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Folio.	Description.
173	To pay £10 in June, 1653.
5	50 acres on Goosefare river in Saco.
173	Witnessing Thomas Phillips's promissory note.
159	House and 100 acres of upland, &c., in York, reserving a life estate therein.
2	Land to be allotted.
2	10 acres of upland and small parcels of marsh southeast of Gorges creek.
175	Land at Newichewannock falls in Kittery, reserving a life es- tate in 8 acres of meadow at Willcocks pond.
80	Of timber in Tom Tinker's and Great swamps in Kittery.
143	20 acres in the tract granted to Daniel Paul, Christian Ram- acke and others by the town of <i>Kittery</i> .
143	Of all demands.
155	Farm in Kittery adjoining Richard Miller and John Symonds.
49	House and land in Gorgeana.
148	18 acres on York river in York.
191	Tract on Wescustogo river, from the first falls to the head of the river, and in breadth two miles on each side of the river.
91	Lands in <i>Wells</i> conveyed to Austine by John and Richard Cutt, and by John Wakefield.
158	110 acres at Epesrath in Wells.

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Date.	Grantee.	Grantor.	Instrumen t.
1674, Oct. 8	STORER, Samuel	Ezekiel Knight, junior	Deed
	Swett, Benjamin, see Abraham Drake		
1667, Feb. 26	Symonds, William	Wm. Hammonds	Deed
1671, July 4	Symonds, William	Sam'l Scadlocke	Execution
1673, May 23	SYMONDS, William	Sam'l Scadlocke	Deed
	THOMAS, see Tommass		
1671, Oct. 20	TILLTON, Abraham	Francis Backe- house	Deed
1672, Apr. 4	TILLTON, Abraham	John Loverell	Indenture
	TINGE, see Tyng		
1655, Dec. 4	Томмазз, Кузе	Town of Kittery	Confirma- tion
1672, Mar. 8	Томson, Miles, senior, and Israel Hodgsden	Abraham Tillton et ux.	Deed
1673, May 12	Tomson, Miles	John Morrall et ux.	Deed
1659, Oct. 16	Tozizer, Richard	Town of Kittery	Grant
1672, Jan. 7	TRAFTON, Thomas	John Andrews et ux. Joan Attwell	Deed
	Twisden, John, see Richard Bankes		
1663, July 24	TINGE, Edward	Thomas Kemble et ux. Henry Kemble et ux.	Deed
1667, Mar. 7	Tyng, Edward	William Phillips	Deed
1667, Mar. 8	TYNG, Edward	William Phillips	Receipt

Folio.	Description.
158	8 acres salt marsh on Webhannet river in <i>Wells</i> .
100	Four or five acres of sea wall near Drake's island in Wells.
137	One sixth of farm on Little river in Cape Porpoise.
137	Premises described above.
130	150 acres on Ogunquit river, with 2 acres salt marsh and 10 acres fresh meadow, all in <i>Wells</i> .
129	Of apprenticeship.
2	Of a former grant of the neck southwest of Spruce creek.
141	40 acres upland, with meadow, granted to Renald Junkines by the town of <i>Kittery</i> .
141	Meadow on Black creek, Kittery, bought of Hatevill Nutter.
4 0	60 acres adjoining William Pyle's lot above Salmon falls.
128	2 acres marsh [in Kittery.]
46	Hog island in Casco bay.
	Tiog Island III Caseo Day.
47	1500 acres running one mile on Saco river, above Saco falls.
49	Of the consideration for the above conveyance.

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Date.	Grantes.	Grantor.	Instrument.
1659, Dec. 7	WADLEIGH, Robert, and Francis Littlefeild, jun. Thomas Littlefeild Thomas Mills	Town of Wells	Grant
1669, Dec. 1	WAINWEIGHT, Francis	William Sealy	Mortgage
1671, Nov. 21	WANEWRIGHT, Francis	Hugh Allard	Mortgage
	WANEWRIGHT, Francis see John Fabines		
1668, Nov. 14	WAKER [Walker], Isaac	Richard Foxwell	Mortgage
1669, July 20	WALKER, Isaac	Giles Berry	Deed
1669, July 3	WAKER, Joseph, and Thomas Crebar	John Moses	Lease
1667, Nov. 25	Wallis, John	Nicholas Whitte	Deed
1667, Nov. 25	Wallis, John	Nicholas Whitte	Receipt
1672, Aug. 20	Wallis, John	NicholasWhitte's estate, by Wm. Haynes	Receipt
1673, July 17	WALLIS, John .	NicholasWhitte's estate, by Wm. Haynes	Discharge
1659, Aug. 16	WALTON, George	Thomas Turner	Mortgage
1661, Aug. 20	WALTON, George	Francis Champer- nown	Mortgage
1665, June 22	WALTON, George	Francis Champer- nown	Bond
1674, June 6	WARBINE, Humphrey	William Phillips	Lease

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Felie.	Description.
82	Marsh at Totnock and the Willows and 200 acres apiece of adjacent upland.
79	Houses, fishing stage, &c., on Smuttynose island, Isles of Shoals.
104	Housing and flake room on Smuttynose island, Isles of Shoals, and shallop.
52	Meadow north of Blue Point river, in Scarborough, bounded on the east by Piggscat river.
74	Lot granted Berry by town of York.
108	100 acres on Casco bay granted to Moses by George Cleeve and Richard Tucker.
181	Plantation at Papoding in Falmouth.
181	Part payment of consideration of above conveyance.
181	Further payment of consideration of above conveyance.
181	Last payment of consideration of above conveyance.
3 8	20 acres northeast of C. Ramacke in Kittery.
87	Marsh on island opposite Walton's house at Piscataqua.
88	To warrant above premises.
174	Land in Saco conveyed to Nathaniel Phillips, Sept. 18, 1668, lessee to account to said Nathaniel or his successors if any appear.

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Date.	Grantee.	Granter.	Instrument.
1661, Aug. 19	WATKINGS, Thomas	John, sagamore of Kennebec	Deed
1643, July 15	WEARE, Peter	Sir Ferdinando Gorges, by Thos. Gorges, dep. governor	Grant
1644, Sept. 26	WEARE, Peter	John Allcocke	Deed
1657, June 11	WEARE, Peter, and Christopher Rogers William Davis	Edward Johnson	Deposition
1658, Dec. 7	WEARE, Peter	Robert Knight	Deposition
	We▲RE, Peter, see John Gouch		
1672, Dec. 16	WEEKES, Nicholas	Henry Badge et ux.	Deed
1667, Jan. 28	WELLS, Thomas, junior	Thomas Thurlay	Deed
1667, May 24	WHEELEWRIGHT, John	Town of Wells	Survey
1671, July 18	WHEELEWRIGHT, John	Mary Ladbrooke	Deposition
1671, Sept. 21	WHEELEWRIGHT, John	Jonathan Thing	Deposition
1654, June 19	WHITE, John	Town of Kittery	Grant
1672, Nov. 2	WHITTE, Richard	William Graves	Bond
1674, Apr. 13	WHITNEY, Benjamin	Town of York	Grant
1675, Oct. 8	Willes, Josiah	RobertThorneton et ux.	Deed
1672, Oct. 15	WINCOLL, John	Town of Kittery	Survey
1672, Feb. 28	WINCOLL, John	George Veasy et ux.	Deed

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Folio.	Description.
38	Tract extending from the high head on the westerly side of Merrymeeting bay a mile and a half up the river, thence to a brook, and a mile wide at the brook, with 20 acres of marsh on the other side of the river.
179	2 acres marsh called Narrow neck, in Gorgeana.
177	Land in Agamenticus, conveyed to Allcocke by Edw. Godfrey.
179	Concerning the livery of Narrow Neck marsh in York to Weare by Thomas Gorges, who granted at the same time two points of marsh next below to Rogers and Davis.
180	Concerning livery of Narrow Neck marsh, York, to Weare by Thomas Gorges.
193	6 acres adjoining Enoch Hutchings in Kittery.
100	o acres aujoining Enoch Hutoinings in Autory.
140	200 acres upland and 42 acres marsh in Wells.
40 41	Tract granted by Henry Boad and Edward Rishworth, com- missioners.
102	Concerning the boundaries of his farm in Wells.
104	Concerning bounds of Wheelewright's land in Wells.
108	20 acres on Crooked Lane.
144	Conditioned to pay £4, 8s.
169	10 acres adjoining Henry Sayword.
186	Quitclaim to Chepeag, or Merry's island [in Casco bay.]
126	200 acres adjoining Andrew Searl's grant.
128	50 acres granted Veasy by the town of <i>Kittery</i> .

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Date.	Grantee.	Grantor.	Instrumen t.
	WINSLAND, John, see Edward Bennet		
1674, Feb. 4	WITHERS, Elizabeth	Thomas Withers	Deed
1671, July 24	WITHERS, Mary and Elizabeth	Thomas Withers	Deed
1671, Apr. 25	WITHEES, Sarah, and John Shapleigh	Thomas Withers	Deed
1643, Apr. 9	WITHEES, Thomas	Sir Ferdinando Gorges, by Thomas Gorges dep. governor	Deed
1643, Mar. 1	WITHERS, Thomas	Sir Ferdinando Gorges, by Thomas Gorges dep. governor	Deed
1644, Mar. 20	WITHERS, Thomas	Sir Ferdinando Gorges, by Richard Vines, steward gen'l	Confirma- tion
1652, May 24	WITHERS, Thomas	Town of Kittery	Grant
1666, Oct. 22	WITHERS, Thomas	Alexander Jones	Deposition
1672, Nov. 20	WITHERS, Thomas	William Addams	Indenture
167 3 , Mar. 14	WITTUM, Peter	Abraham Conley	Deed
1661, Oct. 1	WORMESTALL, Arthur	William Phillips	Deed
1662, June 14	WOBMESTALL, Arthur	Thomas Williams	Deed
1662, June 23	WORMESTALL, Arthur	Thomas Williams	Bond
1664, July 2	WOBMESTALL, Arthur	Wm. Scadlocke	Deed
1674, July 21	WOSTER, Moses	John Wincoll	Deed
1642, Mar. 10	YORK, inhabitants of	John Allcocke	License

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Folio.	Description.	
<u></u>		
184	18 acres at Eagle point, Spruce creek, and half of houselot in <i>Kittery</i> , subject to life estates; also bill against town for £22.	
133	Island between Strawberry bank and his house in <i>Kittery</i> , re- serving houselot for James Heard.	
156	Half of farm at Oak point on Spruce creek, and half of grant- or's homestead after his decease.	
6	4 acres meadow on Spruce creek, Kittery.	
6	400 acres on the northeast side of <i>Piscataqua</i> river, and two islands containing 280 acres.	
3	600 acres at head of Spruce creek, <i>Kittery</i> , formerly granted by Thomas Gorges.	
7	800 acres near head of Spruce creek, including 100 acres at Eagle point and 100 acres at Martin's cove.	
23	Concerning grant to Withers on Spruce creek, in Kittery.	
141	Of apprenticeship.	
130	31/2 acres between Conley's marsh and Kittery highway.	
124	Upland at Otter creek in Saco.	
125	Half of messuage of 120 acres at Winter Harbor, Saco.	
126	Covenanting to warrant above premises.	
124	12 acres marsh on Little river in Saco.	
188	200 acres in Kittery, on the great river above Salmon falls.	
177	To use his spring.	

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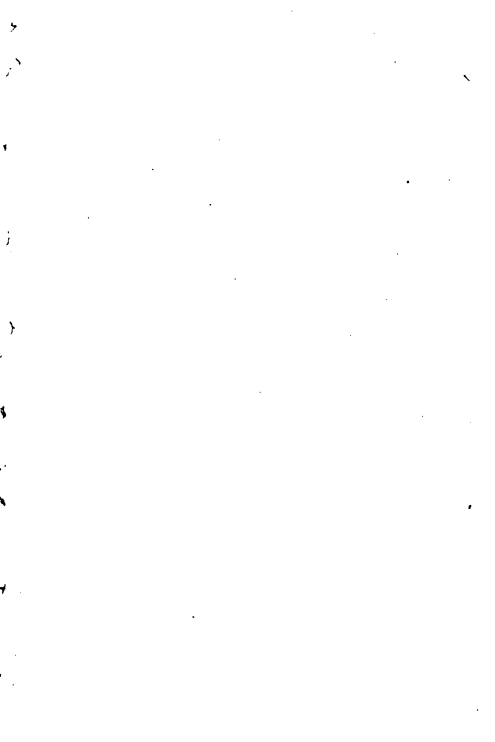
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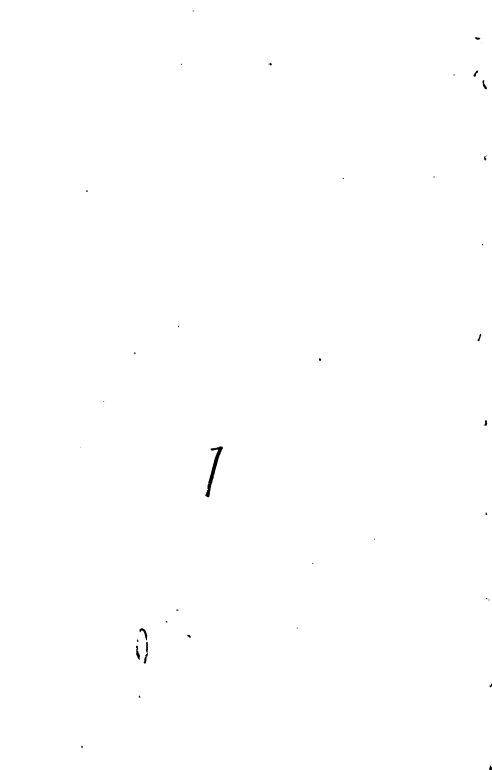
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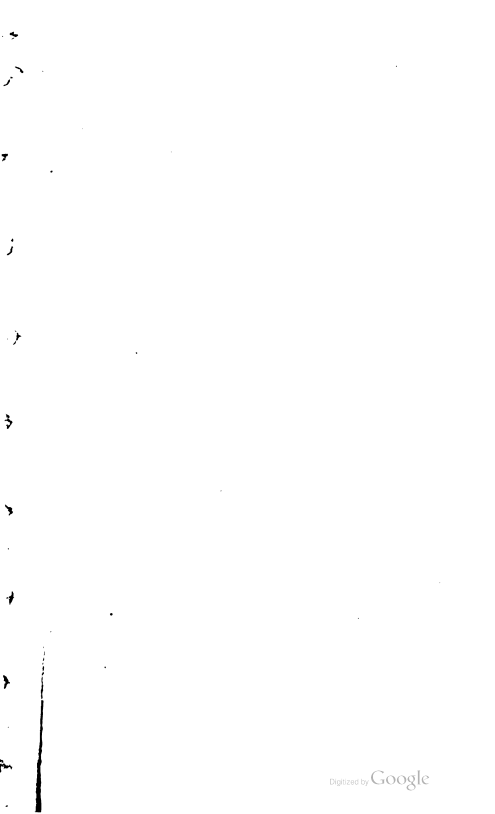
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